

**Releasable**

Date: 10/23/09, 11/20/09

Document: 876126, 877719

**CERTIFICATE OF INSURANCE**

This is to Certify that

**MONSANTO CHEMICAL COMPANY**  
**1700 SOUTH SECOND STREET**  
**ST. LOUIS 4, MISSOURI**

Name and  
 address of  
 insured.

is, at the date of this certificate, insured by the Company with respect to the business operations hereinafter described, for the types of insurance and in accordance with the provisions of the current policy contracts in use by said Company, hereinafter described.

POLICY NUMBER	EXPIRATION DATE	TYPE OF POLICY	LOCATIONS TO WHICH CERTIFICATE APPLIES
LP-4-690410-56	10/1/57	COMPREHENSIVE GENERAL LIABILITY	UNITED STATES OF AMERICA AND ELSEWHERE IN THE WORLD
RK-4-690413-56	10/1/57	COMPREHENSIVE LIABILITY EXCESS	
AE-4-690894-56	10/1/57	AUTOMOBILE COMBINATION COMPREHENSIVE	

GENERAL LIABILITY HAZARDS INSURED	LIMITS OF LIABILITY				
	COVERAGE A BODILY INJURY			COVERAGE B PROPERTY DAMAGE	
	EACH PERSON	EACH ACCIDENT	AGGREGATE PRODUCTS	EACH ACCIDENT	AGGREGATE
ALL HAZARDS EXCEPT AUTOMOBILE	\$5,000,000	\$5,000,000	\$5,000,000	\$5,000,000	\$5,000,000
AUTOMOBILE	5,000,000	5,000,000	5,000,000	5,000,000	5,000,000

WORKMEN'S COMPENSATION COVERAGE IS AFFORDED UNDER THE WORKMEN'S COMPENSATION LAW OF THE FOLLOWING STATE(S):	LIMIT OF LIABILITY - COVERAGE B B
	(INDICATE LIMIT FOR EACH STATE)

Description of Operations: **CHEMICAL MANUFACTURING**

Special Provisions: **COVERAGE UNDER THE ABOVE POLICIES IS PROVIDED IN CONNECTION WITH OPERATIONS UNDER ALL DEPARTMENT OF NAVY COST-TYPE CONTRACTS.**

Before the above stated expiration date the Company will not terminate or reduce the insurance afforded under the above numbered policies prior to 30 days after notice of such termination or reduction has been mailed to

**Department of Navy**  
**OFFICE OF NAVAL MATERIALS**  
**INSURANCE BRANCH**  
**WASHINGTON 25, D.C.**

LIBERTY MUTUAL INSURANCE COMPANY

Dated 10/1/56 PD at ST. LOUIS, MISSOURI

GPI 66A E11 10

MONS 150200

ENDORSEMENT/TRANSMITTAL  
NOBS 66067Code 100/VAS:ft  
Monsanto Chem. Co.  
NOBS 66067

FROM: Inspector of Naval Material Room 301, U.S. Custom House (Old) 815 Olive Street St. Louis 1, Missouri	TO: (1) Monsanto Chemical Company, St. Louis, Mo., ltr MAY dtd 28 Mar 1957 to ONM, Washington D. C. via Insart St. Louis (2) INSURANCE POLICY APR 1 1957
SUBJECT: Contract NOBS 66067, Monsanto Chemical Company, St. Louis, Missouri, GENERAL Insurance Policy, transmittal of	

NOTE:

CHECK ACTION DESIRED

☒ FORWARDED    ☐ RETURNED    ☐ FOLLOW-UP    ☐ REQUEST    ☐ ADVISE    ☐ INDEX

ITEM	ITEM	ITEM
<input checked="" type="checkbox"/> FOR ACTION	<input type="checkbox"/> FOR GUIDANCE	<input type="checkbox"/> STATUS
<input type="checkbox"/> FOR CORRECTION	<input type="checkbox"/> FOR SIGNATURE	<input type="checkbox"/> NEGOTIATION APPROVED
<input type="checkbox"/> FOR PROCESSING	<input type="checkbox"/> FOR CERTIFICATION	<input type="checkbox"/> INSTRUCTIONS
<input checked="" type="checkbox"/> FOR INFORMATION	<input type="checkbox"/> FOR YOUR FILES	<input type="checkbox"/> FORMS
<input type="checkbox"/> FOR CLARIFICATION	<input type="checkbox"/> FOR APPROVAL	<input type="checkbox"/> COPIES
<input type="checkbox"/> FOR DISTRIBUTION	<input type="checkbox"/> FOR DISAPPROVAL	<input type="checkbox"/> DUNS/SPECIFICATIONS
<input type="checkbox"/> FOR CANCELLATION	<input type="checkbox"/> APPROVED	<input type="checkbox"/> NO RECORD
<input type="checkbox"/> FOR CONSIDERATION	<input type="checkbox"/> DISAPPROVED	<input type="checkbox"/> CONTENTS NOTED
<input type="checkbox"/> FOR COMMENT AND/OR RECOMMENDATION	<input type="checkbox"/> AS A MATTER UNDER YOUR CONSIDERANCE	<input type="checkbox"/> IN COMPLIANCE WITH REFERENCE

STAMPED:

TYPE:	SIGNATURE: <i>V. A. Shults</i>
	V. A. SHULTS, By direction
	DATE: 29 March 1957

HATT-SP-66-000, GREAT LAKES, ILL.

MONS 150201

ENDORSEMENT/TRANSMITTAL  
END-004-1070Monsanto Chem. Co.  
FILE NO. Nobs-66067FROM: Inspector of Naval Material  
Room 321, U.S. Custom House (Old)  
815 Olive Street  
St. Louis 1, MissouriTO: Office of Naval Material  
Code M34, Insurance Branch  
Department of the Navy  
Washington 25, D. C.VIA: (1)  
(2)NAVY  
INSURANCE BRANCH

OCT 4 1956

OFFICE OF NAVAL MATERIAL

SUBJECT: Contract Nobs-66067, Monsanto Chemical Co., St. Louis, Mo., Insurance Policies, renewal of.

(a) ONM ltr M34:CPFF:Renewal Rev. Sep 1954 dated 14 Sep 1956 to Monsanto Chemical Co. via InsMat, St. Louis.

(1) Certificates of Insurance for policies WC-4-630495-56, LP-4-690410-56, RK-4-690413-56 and AE-4-690894-56.

CHECK ACTION DESIRED

☒ FORWARDED ☐ RETURNED ☐ FOLLOW-UP ☐ REQUEST ☐ ADVISE ☐ SUSPENSE

ITEM	ITEM	ITEM
<input checked="" type="checkbox"/> FOR ACTION	<input checked="" type="checkbox"/> FOR GUIDANCE	<input type="checkbox"/> STATUS
<input type="checkbox"/> FOR CONFIRMATION	<input type="checkbox"/> FOR SIGNATURE	<input type="checkbox"/> NEGOTIATION APPROVED
<input type="checkbox"/> FOR PROCESSING	<input type="checkbox"/> FOR CERTIFICATION	<input type="checkbox"/> RESTRICTIONS
<input checked="" type="checkbox"/> FOR INFORMATION	<input checked="" type="checkbox"/> FOR YOUR FILES	<input type="checkbox"/> FORMS
<input type="checkbox"/> FOR CLARIFICATION	<input type="checkbox"/> FOR APPROVAL	<input type="checkbox"/> COPIES
<input type="checkbox"/> FOR DISTRIBUTION	<input type="checkbox"/> FOR DISAPPROVAL	<input type="checkbox"/> DUNS/SPECIFICATIONS
<input type="checkbox"/> FOR CANCELLATION	<input type="checkbox"/> APPROVED	<input type="checkbox"/> NO RECORD
<input type="checkbox"/> FOR CONSIDERATION	<input type="checkbox"/> DISAPPROVED	<input type="checkbox"/> CONTENTS NOTED
<input type="checkbox"/> FOR COMMENT AND/OR RECOMMENDATION	<input type="checkbox"/> AS A MATTER UNDER YOUR CONSIDERANCE	<input checked="" type="checkbox"/> IN COMPLIANCE WITH REFERENCE (a).

REMARKS:

The Liberty Mutual Insurance Co. has requested that enclosures (1), which provide evidence that coverage has been renewed, be accepted until duplicate policies have been prepared.

*✓ sent in dup*

REPLY TO:

REPLY TO:

DATE

2 October 1956

L. G. KNOWLES

NAVY-OPPOHNS, GREAT LAKES, ILL.

MONS 150202

NAVY  
INSURANCE BRANCH

## CERTIFICATE OF INSURANCE

OCT 4 1956

This is to Certify that

OFFICE OF NAVAL MATERIAL

MONSANTO CHEMICAL COMPANY  
1700 SOUTH SECOND STREET  
ST. LOUIS 4, MISSOURI

Name and  
address of  
insured.

is, at the date of this certificate, insured by the Company with respect to the business operations hereinafter described, for the types of insurance and in accordance with the provisions of the current policy contracts in use by said Company, hereinafter described.

POLICY NUMBER	EXPIRATION DATE	TYPE OF POLICY	LOCATIONS TO WHICH CERTIFICATE APPLIES
WC-4-630495-56	10/1/57	WORKMEN'S COMPENSATION	ARKANSAS, ALABAMA, CALIFORNIA, COLORADO, CONNECTICUT, DELAWARE, DISTRICT OF COLUMBIA, FLORIDA, GEORGIA, IDAHO, ILLINOIS, INDIANA, IOWA, LOUISIANA, MAINE, MARYLAND, MASSACHUSETTS, MICHIGAN, MINNESOTA, MISSOURI, NEBRASKA, NEW YORK, NORTH CAROLINA, OKLAHOMA, PENNSYLVANIA, RHODE ISLAND, SOUTH CAROLINA, TENNESSEE, TEXAS, UTAH, VIRGINIA, WISCONSIN.
GENERAL LIABILITY HAZARDS INSURED		LIMIT OF LIABILITY — COVERAGE B	
		COVERAGE A TEXAS, UTAH, VIRGINIA, WISCONSIN.	
		BODILY INJURY	PROPERTY DAMAGE
		EACH PERSON	EACH ACCIDENT
		AGGREGATE	AGGREGATE
WORKMEN'S COMPENSATION COVERAGE IS AFFORDED UNDER THE WORKMEN'S COMPENSATION LAW OF THE FOLLOWING STATE(S):		LIMIT OF LIABILITY — COVERAGE B	
ALL STATES LISTED ABOVE		\$500,000	
		(INDICATE LIMIT FOR EACH STATE)	

Description of Operations:

Special Provisions: ALL STATES ENDORSEMENT APPLIES.

COVERAGE UNDER THE ABOVE POLICY IS PROVIDED IN CONNECTION WITH OPERATIONS UNDER  
ALL DEPARTMENT OF NAVY COST-TYPE CONTRACTS  
Before the above stated expiration date the Company will not terminate or reduce the insurance afforded under the above numbered  
policies prior to 30 days after notice of such termination or reduction has been mailed to

DEPARTMENT OF NAVY  
OFFICE OF NAVAL MATERIALS  
INSURANCE BRANCH  
WASHINGTON 25, D. C.  
LIBERTY MUTUAL INSURANCE COMPANY

Dated 10/1/56 PD at ST. LOUIS, MISSOURI

GPO: 1954 O-10-10

MONS 150203

ENDORSEMENT/TRANSMITTAL  
44-38861-4538Monsanto Chem. Co.  
File NObs 66067

FROM: Inspector of Naval Material St. Louis, Missouri	INSURANCE NO. 1 Monsanto Chemical Co. ltr to ONM dtd 3 Apr 1956
TO: Chief of Naval Material Code M34, Insurance Branch Department of the Navy Washington 25, D.C.	VIA: (1) NAVY (2) INSURANCE BRANCH APR 9 1956 <i>Kal</i>
SUBJECT: Contract NObs 66067 with Monsanto Chemical Company, St. Louis, Mo., insurance policies, forwarding of	

CHECK ACTION DESIRED

☒ FORWARDED ☐ RETURNED ☐ FOLLOW-UP ☐ REQUEST ☐ ADVISE ☐ SUSPENSE

ITEM	ITEM	ITEM
<input checked="" type="checkbox"/> FOR ACTION	<input type="checkbox"/> FOR GUIDANCE	STATUS
<input type="checkbox"/> FOR CONFIRMATION	<input type="checkbox"/> FOR SIGNATURE	NEGOTIATION APPROVED
<input type="checkbox"/> FOR PROCEEDING	<input type="checkbox"/> FOR CERTIFICATION	INSTRUCTIONS
<input type="checkbox"/> FOR INFORMATION	<input type="checkbox"/> FOR YOUR FILES	FORMS
<input type="checkbox"/> FOR CLARIFICATION	<input type="checkbox"/> FOR APPROVAL	COPIES
<input type="checkbox"/> FOR DISTRIBUTION	<input type="checkbox"/> FOR DISAPPROVAL	BRAND/SPECIFICATIONS
<input type="checkbox"/> FOR CANCELLATION	<input type="checkbox"/> APPROVED	NO RECORD
<input type="checkbox"/> FOR CONSIDERATION	<input type="checkbox"/> DISAPPROVED	CONTENTS NOTED
<input type="checkbox"/> FOR COMMENT AND/OR RECOMMENDATION	<input type="checkbox"/> AS A MATTER UNDER YOUR CONSIDERANCE	IN COMPLIANCE WITH REFERENCE

1. The insurance policies covering comprehensive automobile policy No. AE-1-690894-55, Comprehensive General Liability Policy No. LP-1-690410-55 and Comprehensive Liability Excess Policy No. RK-1-690413-55 are forwarded herewith.

3 Pol in dup

REPLY TO:	SIGNATURE <i>C. L. Henne</i> C. L. HENNE By direction
	DATE 6 April 1956

NAVY-OP-PH-2, GREAT LAKES, ILL.

MONS 150204

ENDORSEMENT TRANSMITTAL  
DD FORM 134-55Code 0/CLM:jb  
Monsanto Chem. Co.  
NObs 66067FROM: Inspector of Naval Material  
St. Louis, MissouriMonsanto Chem. Co. ltr to  
ONM via InaMet St. Louis dtd  
17 January 1956TO: Office of Naval Material  
Code M34, Insurance Branch  
Department of the Navy  
Washington 25, D.C.Via: (1)  
(2)NAVY  
INSURANCE BRANCH

JAN 22 1956

SUBJECT: Contract NObs 66067 with Monsanto Chemical Co., St. Louis, Mo., Workmen's Compensation  
and Employers' Liability Insurance policy, forwarding of  
(a) ONM ltr M34:GAB to Monsanto Chem. Co. via InaMet St. Louis dtd 21 Dec 1955ENCLOSURE: (1) Copy of Liberty Mutual Insurance Co., Boston, Mass. Workmen's Compensation and  
Employers' Liability Policy No. W.C.-1-630495-55FORWARDED ☐ RETURNED ☐ FOLLOW-UP ☐ REQUEST ☐ ADVISE ☐ SUSPENSE

ITEM	ITEM	ITEM
FOR ACTION	FOR GUIDANCE	STATUS
FOR CONFIRMATION	FOR SIGNATURE	NEGOTIATION APPROVED
FOR PROCESSING	FOR CERTIFICATION	INSTRUCTIONS
<input checked="" type="checkbox"/> FOR INFORMATION	FOR YOUR FILES	FORMS
FOR CLARIFICATION	FOR APPROVAL	COPIES
FOR DISTRIBUTION	FOR DISAPPROVAL	DRAWINGS/SPECIFICATIONS
FOR CANCELLATION	APPROVED	NO RECORD
FOR CONSIDERATION	DISAPPROVED	CONTENTS NOTED
FOR COMMENT AND OR RECOMMENDATION	AS A MATTER UNDER YOUR COGNIZANCE	IN COMPLIANCE WITH REFERENCE

1. As requested in reference (a), enclosure (1) is forwarded for your information and file. Copies of policies for the type of coverage required under subject contract will be forwarded as soon as they are available.

DATE:

SIGNATURE

C. L. HENNE  
By direction

DATE

18 January 1956

NAVY-OPPOBNS, GREAT LAKES, ILL.

MONS 150205

ENDORSEMENT/TRANSMITTAL  
PROPERTY

NAVY

Monsanto Chem. Co.

File NObs 66067

FROM:

Inspector of Naval Material  
St. Louis, Missouri

OCT 14 1955

Monsanto Chem. Co. ltr  
to Office of Nav. Mat. Insurance  
Branch via InaMat St. Louis  
dtd 11 October 1955

TO:

Chief of Naval Material  
Insurance Branch  
Washington 25, D.C.OFFICE OF NAVAL MATERIAL  
(7)

SUB:

Contract NObs 66067 with ~~Monsanto Chemical Co.~~ St. Louis, Mo.

REF:

ENCL:

CHECK ACTION DESIRED

☒ FORWARDED ☐ RETURNED ☐ FOLLOW-UP ☐ REQUEST ☐ ADVISE ☐ SUBMIT

ITEM	ITEM	ITEM
<input checked="" type="checkbox"/> FOR ACTION	<input type="checkbox"/> FOR GUIDANCE	<input type="checkbox"/> STATUS
<input type="checkbox"/> FOR CONFIRMATION	<input type="checkbox"/> FOR SIGNATURE	<input type="checkbox"/> NEGOTIATION APPROVED
<input type="checkbox"/> FOR PROCESSING	<input type="checkbox"/> FOR CERTIFICATION	<input type="checkbox"/> INSTRUCTIONS
<input checked="" type="checkbox"/> FOR INFORMATION	<input type="checkbox"/> FOR YOUR FILES	<input type="checkbox"/> FORMS
<input type="checkbox"/> FOR CLARIFICATION	<input type="checkbox"/> FOR APPROVAL	<input type="checkbox"/> COPIES
<input type="checkbox"/> FOR DISTRIBUTION	<input type="checkbox"/> FOR DISAPPROVAL	<input type="checkbox"/> DWS/SPECIFICATIONS
<input type="checkbox"/> FOR CANCELLATION	<input type="checkbox"/> APPROVED	<input type="checkbox"/> NO RECORD
<input type="checkbox"/> FOR CONSIDERATION	<input type="checkbox"/> DISAPPROVED	<input type="checkbox"/> CONTENTS NOTED
<input type="checkbox"/> FOR COMMENT AND/OR RECOMMENDATION	<input type="checkbox"/> AS A MATTER UNDER YOUR COORDINANCE	<input type="checkbox"/> IN COMPLIANCE WITH REFERENCE

REMARKS:

TYPE:

SIGNATURE

C. L. HENNE

DATE

12 October 1955

By direction

NAVY-OP FORM, GREAT LAKES, 10-55

MONS 150206

ENDORSEMENT/TRANSMITTAL  
94D-618-4330FILE NO. Monsanto Chemical  
10bs 66067

FROM: Inspector of Naval Material  
St. Louis, Missouri

1 Monsanto Chemical Co. ltr to  
OIM via InsMat, St. Louis dtd  
25 April 1955

TO: Office of Naval Material  
Insurance Branch, 134  
Department of the Navy  
Washington 25, D. C.

VIA: (1)  
(2)

SUBJECT: Contract 10bs 66067, Monsanto Chemical Co., St. Louis, Mo., Insurance, amendment of

ENCL.

## CHECK ACTION DESIRED

☒ FORWARDED ☐ RETURNED ☐ FOLLOW-UP ☐ REQUEST ☐ ADVICE ☐ SUBMIT

ITEM	ITEM	ITEM
FOR ACTION	FOR GUIDANCE	STATUS
FOR CONFIRMATION	FOR SIGNATURE	NEGOTIATION APPROVED
FOR PROCESSING	FOR CERTIFICATION	INSTRUCTIONS
<input checked="" type="checkbox"/> FOR INFORMATION	<input checked="" type="checkbox"/> FOR YOUR FILES	FORMS
FOR CLARIFICATION	FOR APPROVAL	COPIES
FOR DISTRIBUTION	FOR DISAPPROVAL	DRAWINGS/SPECIFICATIONS
FOR CANCELLATION	APPROVED	NO RECORD
FOR CONSIDERATION	DISAPPROVED	CONTENTS NOTED
FOR COMMENT AND OR RECOMMENDATION	AS A MATTER UNDER YOUR COGNIZANCE	IN COMPLIANCE WITH REFERENCE

REMARKS

COPY TO:

SIGNATURE

*C. L. Henne*  
C. L. HENNE  
By direction

DATE

27 April 1955

NAVY-OP PG-002, GREAT LAKES, ILL.

MONS 150207



## DECLARATIONS



Comprehensive General Liability Policy

No. LP -6041-903024-38

Item 1. Named Insured **Monsanto Chemical Company and as per Endorsement No. 1**Address **Lindbergh and Olive Street Roads, St. Louis 24, Missouri**☐ Individual ☐ Partnership ☒ Corporation ☐Business of the named insured is **Production, Manufacture, Distribution & Sales of Chemical and**Item 2. Policy Period: From **October 1, 1958** to **October 1, 1959** **Petroleum Products**  
12:01 A.M., standard time at the address of the named insured stated herein.Item 3. Insurance is afforded for **Coverage A and Coverage B**

The limit of the company's liability against each such coverage shall be as stated herein, subject to all the terms of this policy having reference thereto.

COVERAGES	LIMITS OF LIABILITY
A — BODILY INJURY LIABILITY	\$ 25,000 each person \$ 25,000 each accident \$ 200,000 aggregate products
B — PROPERTY DAMAGE LIABILITY	\$ 25,000 each accident \$ See aggregate operations \$ Endorsement aggregate protective \$ Serial aggregate products \$ No. 14 aggregate contractual

Audit Basis: ☐ Annual ☒ Semi-Annual ☐ Quarterly ☐ Monthly ☐

Item 4. Computation of Premiums The rating classification used for this policy does not modify the exclusions or other terms of the policy.

Classification and Locations	Code No.	Premium Base	Rates		Advance Premiums	
			Bodily Injury Liability	Property Damage Liability	Bodily Injury Liability Code 12	Property Damage Liability Code 42
See Pages 1 - 6					69,515.	232,384.

MINIMUM PREMIUMS:	Bodily Injury Liability	Property Damage Liability	TOTAL ADVANCE PREMIUM	\$301,899.00
	\$ 130.00	\$ 65.00		

The policy, including all endorsements issued therewith, is hereby countersigned by *O.R. Condon*

Work Center	Sales Office	Salesman	First Year	Fd. R.G.	Authorized Representative
9-1133	St. Louis-042	Lancaster-6033	1947	11-1	LP-37
Trial by	Date	Home State	From:	Div.:	Periodic Payment
aw	2/20/59	Mass.			

GPO 2131 R1

ASMC

MONS 150208

AMENDATORY ENDORSEMENT

It is agreed that paragraph 1 of endorsement number 21 is amended to include the following policies:

AKI-6041-905830-39 *Canadian auto*  
 AKI-6041-905831-39 *Trailer*  
 AKI-6041-905832-39 *Canadian*  
 AKI-6041-905833-39 *Trailer*

*Added in new  
 Car & Drive 3 & 4  
 See Limit without bill  
 2/2/61*

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date July 1, 1959  
 Expiration Date October 1, 1959  
 Audit Basis 1  
 For attachment to Policy No. LP-6041-903024-38

*Bryan Smith*  
 President

*George A. Peters*  
 Secretary

Issued to Monsanto Chemical Company and as per Endorsement No. 1

Work Count  
 Min Unit

Counter-signed by *O. R. Condon*  
 AUTHORIZED REPRESENTATIVE

102 ED. 2 MS  
 ASMC  
 Issued 9/28/59 Sales Office & No. St. Louis-042 End. Serial No. 25

MONS 150209

AMENDATORY ENDORSEMENT

It is agreed that End. Serial No. 19 is amended to include the following under locations:

Locations

In connection with the operations of L-M Oil Company, Ltd. with Imperial Oil Company, in Alberta, Canada.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date July 20, 1959  
Expiration Date October 1, 1959  
Audit Basis 1  
For attachment  
to Policy No. LP-6041-903024-38

Issued to Monsanto Chemical Company and as per Endorsement No. 1

Work Comm  
Date Unit

Countersigned by

AUTHORIZED REPRESENTATIVE

102

ED. 2 MS  
ASMC

Issued on 9/17/59

Sales Office & No. St. Louis-042

End. Serial No. 24

MONS 150210

EXCLUSION ENDORSEMENT

It is agreed that such insurance as is provided under this policy does not apply to:

Leonard Construction Company

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date October 1, 1958

Expiration Date October 1, 1959

Audit Basis 1

For attachment

to Policy No. LP-6041-903024-38

Issued to Monsanto Chemical Company-  
and as per Endorsement #1

Work Compensation  
Under

102

ED. 2 MS  
AMC

Issued to 4/14/59

Countersigned by.....

AUTHORIZED REPRESENTATIVE

Sales Office & No. St. Louis-042

End. Serial No. 23

MONS 150211

AMENDATORY ENDORSEMENT

Additional Interest

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes the following:

Fome - Cor Corporation

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date March 13, 1959  
Expiration Date October 1, 1959  
Audit Basis 1  
For attachment  
to Policy No. LP-6041-903024-38

Issued to Monsanto Chemical Company  
and as per Endorsement #1

Work Comm  
Sim Unit

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

102 ED. 2 NS  
ASMC

Issued on 6/1/59

Sales Office & No. St. Louis-042

End. Serial No. 22

MONS 150212

**PREMIUM COMPUTATION ENDORSEMENT**

It is agreed that:

1. **Final Premium**

The final premium for the following policies is to be computed in accordance with the provisions of this endorsement subject to the limitations specified herein:

**List of Policies**

LP-6041-903024-38	AR-6041-903036-38	AKI-641-004237 CSD
LP-6041-903023-38	AK-6041-903040-38	added by me # - 3
AK-6041-903034-38	AK-6041-903037-38	
AX-6041-903028-38	AM-6041-900224-39	- 5 # 901024-39
AK-6041-904827-38	AM-6041-900226-39	
AK-6041-903029-38	LS-6041-903027-38	

2. **Retrospective Premium.** The retrospective premium shall be the sum of:

- (a) The basis premium, and
- (b) The converted losses

each multiplied by the tax multiplier. The retrospective premium shall be subject to the minimum retrospective premium and to the maximum retrospective premium as hereinafter defined.

3. **Definition of Terms Used In the Computation of the Retrospective Premium.**

- (a) **Standard Premium** means the sum of the premiums for the insurance under the policies listed in paragraph 1 (b) above and renewals thereof computed in accordance with the provisions of the policies, other than this endorsement, any Retrospective Endorsement, Premium Computation Endorsement or Premium Discount Endorsement.
- (b) **Basic Premium** means the amount obtained by applying the factor .217 to the **Standard Premium**
- (c) **Incurred Losses** means the sum of:
  - (1) all losses, including medical, actually paid.
  - (2) reserves for unpaid losses as estimated by the company.
  - (3) premiums on bonds paid for by the company in accordance with the provisions of the policies

Page 1 of 3

For attachment to  
Policy No. LP-6041-903024-38

End. No..21

MONS 150213

- (4) interest accruing after entry of a judgment against the insured, and
- (5) allocated loss adjustment expenses under the insurance subject to retrospective rating.

Incurred Loss shall be limited as follows:

General Liability and Automobile Liability Loss Limitation

The incurred losses to be included in computing the retrospective premium under the General Liability and Automobile Liability policies shall be limited to \$25,000 for all claims arising out of a single accident.

- (d) Period of the Plan means the period from October 1, 1958 to October 1, 1961, except with respect to AM-6041-900224-39 and AM-6041-900226-39 for which the period of the plan means January 1, 1959 to January 1, 1962.
- (e) Converted Losses means the limited incurred losses multiplied by the loss conversion factor of 1.30.
- (f) The Tax Multiplier is 1.033.
- (g) Minimum Premium will be 30% of the audited Standard Premiums for the period of the plan.
- (h) Maximum Premium will be 135% of the audited Standard Premiums for the period of the plan.

4. Computation of Retrospective Premium

The company shall make an interim computation of the Retrospective Premium applicable to the first annual period based upon the Standard Premium and incurred losses for such period, such losses to be valued as of a date six months after the expiration of the period, as soon as practicable after such valuation date. A subsequent interim computation of the Retrospective Premium shall be made twelve months thereafter, based upon the standard premium and incurred losses for the first two annual periods, such losses to be valued as of a date six months after the expiration of the period, as soon as practicable after such valuation date.

Upon the completion of the period of the plan, the company shall make a computation of the Retrospective Premium based upon the Standard Premium and incurred losses for the period of the plan, such losses to be valued as of a date six months after the expiration of the period, as soon as practicable after such valuation date.

Two subsequent computations of the retrospective premium shall be made based upon the Standard Premium and incurred losses for the period of the plan, such losses to be valued as of dates eighteen and thirty months after the expiration of the period of the plan, as soon as practicable after such valuation dates.

For attachment to  
Policy No. LP-6041-903024-38

Endorsement No. 21

The premium so computed as of the second subsequent computation for the period of the plan shall be the final premium for insurance subject to this Retrospective Rating Plan unless further computations are requested by the company or the named insured within ninety days after the promulgation of the previous computation.

5. Payment of Premium

- (a) Policy Premium. The named insured shall pay premium to the company in accordance with the provisions of the policies, other than this endorsement, specifying the manner of premium payment.
- (b) Retrospective Premium. After each computation, if the premium thus computed exceeds the premium paid, the named insured shall pay the difference to the company; if less, the company shall return the difference to the named insured.

6. Cancellation.

The cancellation or non-renewal, prior to the end of the period of the plan, of any policy designated in paragraph 1 (b) shall be deemed to be cancellation of this Retrospective Rating Plan, and the premium for insurance for the period such policies have been in force shall be computed in accordance with the other provisions of this endorsement, provided:

- (a) Cancellation by the named insured. In the event of cancellation by the named insured, (1) the standard premium shall be computed as the sum of the audited standard premium for all completed periods and the short rate standard premium for the period in which cancellation is effective; the minimum retrospective premium shall be the standard premium so computed; (2) in computing the maximum retrospective premium, the standard premium shall be computed as the sum of the audited standard premium to the date of cancellation and the estimated standard premium from the date of cancellation to the end of the period of the plan.
- (b) Cancellation by the company. In the event of cancellation by the company because of non-payment of premium by the named insured, the maximum retrospective premium shall be computed on the basis of the audited standard premium from the beginning of the period of the plan to the date of cancellation and the estimated standard premium for the balance of the period of the plan.
- (c) Cancellation of part of insured's operations. Neither the insured nor the company may cancel the insurance applying to a part of the operations of the insured.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date October 1, 1958

Expiration Date October 1, 1959

Audit Basis 1

For attachment

to Policy No. LP-6041-903024-38

Issued to Monsanto Chemical Company  
and as per Endorsement No. 1

Work Count  
Line Unit

Countersigned by.....

AUTHORIZED REPRESENTATIVE

102

ED. 2 MS  
ASMC

Issued to 3/21/59

Sales Office & No. St. Louis-042

End. Serial No. 21

Page 3 of 3

MONS 150215



SPECIAL COVERAGE ENDORSEMENT

(Barges in the Custody of the Insured)

It is agreed that such insurance as is afforded by the policy for Property Damage Liability - Coverage B also applies to injury to or destruction of, including the loss of use of barges of others leased to, rented to or in the care, custody or control of the named insured.

Provided that such insurance as is afforded by the policy by virtue of this endorsement shall not apply to liability for damages because of any loss recoverable by any named insured under any other contract of insurance.

Such insurance as is afforded by the policy by virtue of this endorsement is not subject to exclusion (h).

It is further agreed that all losses, reserves for unpaid losses and allocated loss expense incurred by the company by reason of the insurance afforded by the policy by virtue of this endorsement are subject to the provisions of the retrospective rating plan; provided, however, the premium for the insurance afforded by this endorsement shall not be subject to the provisions of the retrospective rating plan.

\$500. Not Subject to Retrospective Rating

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$ Included in Schedule

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Cross  
Slip Unit

102

ED. 2 NS

Issued

ASMC

Countersigned by

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 20

MONS 150216

*Bryan Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY

*J.R. Coulter*

SPECIAL COVERAGE ENDORSEMENT

(Specified Blowout, Cratering and Underground Hazards)

It is agreed that Endorsement Serial No. 18 "Exclusion of Property Damage Liability arising from Certain Blowout and Cratering Hazards" and Endorsement Serial No. 15 "Exclusion of Coverage for Liability Resulting from Underground Damage" do not apply with respect to liability of the Monsanto Chemical Company - Lion Oil Company Division and the L-M Oil Company, Ltd. for injury to or destruction of property including loss of use thereof, arising out of operations at the locations listed below.

Locations

In connection with the operations of L-M Oil Company, Ltd. with Imperial Oil Company, Ltd. in Saskatchewan, Canada.

In connection with the operations of L-M Oil Company, Ltd. with Tidewater Oil and Gas Company in Provinces of Alberta and Saskatchewan, Canada.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Comm  
Date Date

102 ED. 2 NB  
ASMC

Issued

Countersigned by

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 19

MONS 150217

*Bryan Smith*  
PRESIDENT

*George A. Pater*  
SECRETARY

*O.R. Condon*

**EXCLUSION OF PROPERTY DAMAGE LIABILITY ARISING FROM  
CERTAIN BLOWOUT AND CRATERING HAZARDS**

It is agreed that such insurance as is afforded by the policy for Property Damage Liability with respect to operations being performed by the named insured and described in this endorsement does not apply to the blowout or cratering of any well, insofar as any of these injure or destroy property on or above the surface of the earth.

**Description of Operations**

Gas Lease Operators -- natural gas -- all operations...  
Gasoline Recovery -- from casing head or natural gas  
Oil Lease Operators -- all operations...  
Oil or Gas Wells -- drilling or re-drilling, installation or  
recovery of casing  
Oil or Gas Well Shooting  
Oil or Gas Wells -- cleaning or swabbing by contractors

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Count  
Line Unit

102 ED. 2 NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 18

MONS 150218

ADDITIONAL INSURED ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy for Personal Injury Liability and Property Damage Liability, the unqualified word "insured" includes any person or organization owning any interest in property on which Lion Oil Division - Monsanto Chemical Company is conducting operations but only with respect to liability arising from such operations or from the maintenance and use of such premises by Lion Oil Division-Monsanto Chemical Company.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Comp  
Fire Auto

102

ED. 2 NS  
ABMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

MONS 150219

End. Serial No. 17

AIRPORT LIABILITY ENDORSEMENT

With respect to the premises at Municipal Airport, El Dorado, Arkansas it is agreed that such premises are, and shall be used as, an airport and such insurance as is afforded by the policy applies to accidents caused by the ownership, maintenance or use of such airport, subject to the following provisions:

1. The insurance afforded by this endorsement does not apply:
  - (a) to any aircraft (1) owned by, hired by or loaned to the insured, or (2) while operated in flight by or for the account of the insured;
  - (b) to any air meet, air race, air show, contest or exhibition for which an admission charge or an automobile parking charge is made and which is permitted or conducted by the insured;
  - (c) to the ownership, maintenance or use of grandstands, bleachers or observation platforms- permanent or portable;
  - (d) to control towers not operated exclusively by the Civil Aeronautics Authority;
  - (e) to lodging accommodations for the general public and swimming pools;
  - (f) to schools;
2. The aircraft shall be deemed in flight during the period of time commencing with the actual take-off run and continuing thereafter until it has completed its landing run.
3. Exclusion (c) of the policy shall not be applicable as respects aircraft.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Count  
Line Unit

102

RD. 2 NB

Issued

ASMC

*Bryan Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*J.R. Conley*

Countersigned by.....  
AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 16

MONS 150220

EXCLUSION OF COVERAGE FOR LIABILITY RESULTING FROM UNDERGROUND DAMAGE

It is agreed that:

1. Such insurance as is afforded by the policy for Property Damage Liability with respect to the operations described in this endorsement, including such operations performed for the named insured by independent contractors or their subcontractors, does not apply;
  - (a) to injury to or destruction of underground property;
  - (b) to the increased cost of reducing any underground property to physical possession above the surface of the earth, or to the expense incurred or rendered necessary to prevent or minimize loss of or damage to property resulting from acts or omissions causing underground damage.
2. The term "underground property", as used in this endorsement, means oil, gas, water or other mineral substances, including any title, interest or estate therein, which, at the time of the act of omission causing loss of, injury to or destruction of such substance, or loss, impairment, or reduction of the value of such title, interest or estate, has not been reduced to physical possession above the earth's surface; such term also includes any well, hole, formation, strata or area beneath the surface of the earth in or through which exploration for or production of any such substance is carried on, or any casing, pipe, bit, tool, pump, or other drilling or well servicing machinery or equipment which is located in any such well or hole beneath the earth's surface at the time of the accident causing injury or destruction.

Description of Operations

Gas Lease Operators -- natural gas -- all operations...  
Gasoline Recovery -- from casing head or natural gas  
Oil Lease Operators -- all operations...  
Oil or Gas Wells Shooting  
Oil or Gas Wells -- cleaning or swabbing -- by contractors  
Oil or Gas Wells -- drilling or redrilling, installation or  
recovery of casing

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

24LM

Work Comm  
Date Unit

102

ED. 2 NS  
ASMC

Issued

Countersigned by

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 15

MONS 150221

*Bryan Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY

*J. L. Coe*

PROPERTY DAMAGE AGGREGATE LIMIT OF LIABILITY

It is agreed that the total aggregate limit of the company's liability for Property Damage Liability - Coverage B under this policy for all damages is Five Hundred Thousand Dollars (\$500,000) and Conditions 5 and 6 of the policy are amended accordingly.

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Costs  
Line Unit

102

ED. 2 MS

ASMC

Issued

Countersigned by.....

Sales Office & No.

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Peters*  
SECRETARY

*O. R. Condon*  
AUTHORIZED REPRESENTATIVE

End. Serial No. 14

MONS 150222

AMENDATORY ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes "M-E" and Emery Industries, Inc. but only with respect to liability arising from the operations of Monsanto Chemical Company or arising from the maintenance and use of premises at Nitro, West Virginia.

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Center  
100 100

102 ED. 2 NS  
ASMC

Issued

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*A. R. Condon*

Countersigned by

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 13

MONS 150223



LIMITATION OF COVERAGE

It is agreed that this policy does not apply to any additional insured named in any endorsement attached to Policy No. LS-6041-903027-38.

Premium \$

Effective Date  
Expiration Date

Audit Basis  
For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Cases  
Size Unit

102 ED. 2 NB  
ASMC

Issued

Countersigned by.....

Sales Office & No.

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Pate*  
SECRETARY

*J.R. Con*

AUTHORIZED REPRESENTATIVE

End. Serial No. 12

MONS 150224

AMENDATORY ENDORSEMENT

Additional Interest

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes the Heyden-Newport Chemical Corporation for the location at Texas City, Texas subject to the following provisions:

The insurance afforded by this endorsement applies only with respect to operations in connection with the manufacture and distribution of methanol while it is jointly owned by the Heyden-Newport Chemical Corporation and the named insured.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Week Comm.  
31st Unit

102

RD. 2 NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 11

MONS 150225

*Bryan Smith*  
PRESIDENT

*George A. Pate*  
SECRETARY

*A.R. Condon*

**EXCLUSION OF LIABILITY - ATOMIC ENERGY COMMISSION  
AND WAR DEPARTMENT CONTRACTS**

It is agreed that this policy does not apply to any liability arising out of all operations performed under Prime Contract AT-33-L-GEN-53 with the Atomic Energy Commission, and Contract W-35-058-ENG-71 with the War Department.

**LIBERTY MUTUAL INSURANCE COMPANY**

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Count  
Line Unit

**102** ED. 2 NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 10

**MONS 150226**

*Byron Smith*  
PRESIDENT

*George A. Potter*  
SECRETARY

*J. R. Conder*

## RESIDENT AGENT COUNTERSIGNATURE ENDORSEMENT

In order to comply with the Resident Agents Laws of the State of Louisiana, the countersignature hereto is to be considered the valid countersignature to the undermentioned Policy, insofar as concerns that portion of the Risk located in said State.

It is further understood and agreed that the following form or forms of Endorsements attached to and made a part of this Policy shall apply to that portion of the Risk located in the State of Louisiana:

Amendatory Endorsement	102
Special Coverage Endorsement	102
Waiver of Subrogation	102
Products Liability Vendors	937
Composite Rating Plan Endorsement	110L
Nuclear Energy Liability Exclusion Endorsement	2218
Exclusion of Liability - Atomic Energy	
Commission and War Department Contracts	102
Limitation of Coverage	102
Exclusion of Coverage for Liability	
Resulting from Underground Damage	102
Exclusion of Property Damage Liability	
Arising from Certain Blowout and Cratering Hazards	102
Additional Insured Endorsement	102

### LIBERTY MUTUAL INSURANCE COMPANY

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-38

Issued to Monsanto Chemical Company and  
as per Endorsement No. 1

*Bryan Smith*  
PRESIDENT

*George A. Pote*  
SECRETARY

Countersigned by

*Lope Elias*  
AUTHORIZED REPRESENTATIVE

652  
Louisiana

Issued

Sales Office and No.

End. Serial No. 9

MONS 150227

**AMENDMENT OF CANCELATION CONDITION**  
(Michigan)

It is agreed that the first paragraph of the Cancellation Condition is amended to read as follows:

This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at his address last known to the company or its authorized agent written notice stating when not less than ten days thereafter such cancellation shall be effective. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. **LP-6041-903024-38**

Issued to

**2117**



Issued

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY

Countersigned by

*A.R. Condon*  
AUTHORIZED REPRESENTATIVE

Sales Office and No.

End. Serial No. **8**

**MONS 150228**

## NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT (BROAD FORM)

It is agreed that the policy, including any endorsement used therewith, does not apply:

- (a) to injury, sickness, disease, death or destruction with respect to which an insured under the policy is also an insured under a contract of nuclear energy liability insurance issued by the Nuclear Energy Liability Insurance Association or the Mutual Atomic Energy Liability Underwriters and in effect at the time of the occurrence resulting in such injury, sickness, disease, death or destruction; provided, such contract of nuclear energy liability insurance shall be deemed to be in effect at the time of such occurrence notwithstanding such contract has terminated upon exhaustion of its limit of liability;
- (b) to the ownership, maintenance, operation or use of a nuclear facility by or on behalf of an insured, with respect to injury, sickness, disease, death or destruction resulting from the nuclear energy hazard; provided that except for byproduct material, this paragraph (b) shall not apply to goods or products manufactured or handled by a nuclear facility owned, maintained, operated or used by or on behalf of an insured while such goods or products are away from such facility after sale or distribution to others;
- (c) to the furnishing of services, materials, parts or equipment by an insured in connection with the planning, construction, maintenance, operation or use of any nuclear facility, (1) with respect to injury to or destruction of any nuclear facility or property thereat resulting from the nuclear energy hazard or (2) if the nuclear facility is located outside the United States of America, its territories or possessions, or Canada, with respect to injury, sickness, disease, death or destruction resulting from the nuclear energy hazard;
- (d) to the transportation, handling, use, sale, distribution or disposal of byproduct material, with respect to injury, sickness, disease, death or destruction resulting from the nuclear energy hazard.

As used in this endorsement:

1. The term "nuclear energy hazard" means the radioactive, toxic, explosive or other hazardous properties of source material, special nuclear material or byproduct material.
2. The terms "source material", "special nuclear material" and "byproduct material" shall have the meanings given them in the Atomic Energy Act of 1954 or by any law amendatory thereof; provided, except for byproduct material (a) contained in or combined with special nuclear material or (b) held, stored, transported or disposed of as waste by or on behalf of a nuclear facility, "byproduct material" shall not include any radioactive isotope away from a nuclear facility.
3. The term "nuclear facility" means:
  - (a) any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;
  - (b) any equipment or device (i) designed or used for the separation of the isotopes of uranium or plutonium, (ii) designed or used for the processing, fabricating or alloying of special nuclear material or of irradiated materials containing special nuclear material, (iii) incorporating or making use of such irradiated materials, or (iv) designed or used for processing waste byproduct material;
  - (c) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste source material or waste consisting of or containing special nuclear material or byproduct material;
 and includes the site on which any of the foregoing is located, together with all operations conducted thereon and all premises used for such operations.  
 Subdivision (ii) of paragraph (b) foregoing is not applicable to the occasional mechanical processing or fabricating of special nuclear material by any person or organization at a location which contains no equipment, device or apparatus otherwise defined herein as a nuclear facility, where special nuclear or byproduct material is not regularly handled, stored, or disposed of as waste, and which is principally used for other operations not related to the handling, fabricating or use of special nuclear material.
4. With respect to injury to or destruction of property, the word "injury" or "destruction" includes all forms of radioactive contamination of property.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

**2218**

MB

(3-1-58)

Issued

Countersigned by

AUTHORIZED REPRESENTATIVE

Endorsement Serial No. 7

MONS 150229

*Bryan Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*O.R. Condon*

## COMPOSITE RATING PLAN ENDORSEMENT

It is agreed that Condition 1, Premium, of the policy is amended to include the following premium basis definition:

"Total Payroll" means all payments by the named insured in cash or substitute therefor during the policy period to all executive officers and other employees of the named insured, subject:

- (a) to any overtime earnings or limitation or remuneration rule applicable in accordance with the Workmen's Compensation manuals in use by the company.
- (b) with respect to each executive officer to the maximum and minimum amounts applicable in accordance with such manuals.

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Potos*  
SECRETARY

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-38

Issued to

Countersigned by

*J.R. ...*  
AUTHORIZED REPRESENTATIVE

110L  
LP LS LT LU

Sales Office and No.

End. Serial No. 6

MONS 150230

## PRODUCTS LIABILITY ENDORSEMENT — VENDORS

It is agreed that such insurance as is afforded by the policy also applies, subject to the following provisions, with respect to the possession, consumption, handling, or use of, or the existence of any condition in any merchandise or product manufactured, sold, handled or distributed by the named insured:

1. The insurance applies to any person or organization with respect to the distribution or sale in the course of business of any merchandise or product manufactured, sold, handled or distributed by the named insured.
2. The insurance does not apply:
  - (a) To the negligence of any person or organization other than the named insured,
  - (b) To any express warranty unauthorized by the named insured, or
  - (c) To any person or organization, other than a purchaser of such merchandise or product from the named insured, from whom any product, ingredient, part or container entering into, accompanying or containing any product of the named insured has been acquired.

### LIBERTY MUTUAL INSURANCE COMPANY

*Byron Smith*  
PRESIDENT

*George A. Peters*  
SECRETARY

*O. R. Condon*  
AUTHORIZED REPRESENTATIVE

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-38

Issued to

Countersigned by \_\_\_\_\_

Sales Office & No.

End. Serial No. 5

937  
LP LS  
ASMC

Issued

MONS 150231



WAIVER OF SUBROGATION

"It is agreed that with respect to any liability of Monsanto Chemical Company, that may arise by reason of the sale by Monsanto of a composition which is a 'Synthetic Fluid', incorporated into the Commercial Enterprise section of an agreement dated August 24, 1948, between Monsanto and Douglas Aircraft Company, Inc. the company waives any rights of subrogation against Douglas Aircraft Company, Inc. that the company may have under Condition 13 of the policy, because of the relationship between Monsanto and Douglas as created by said Agreement."

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Count  
Per Unit

102

ED. 2 NB  
ASMC

Issued

Counterigned by

Salem Office & No.

PRESIDENT

SECRETARY

AUTHORIZED REPRESENTATIVE

End. Serial No. 4

MONS 150232

ELIMINATION OF NAMED INSUREDS

It is agreed that the following companies, corporations or business entities are not insureds under this policy and paragraph 1 of Amendatory Endorsement No. 1 is amended accordingly:

Monsanto Canada Limited

Chemstrand Corporation

Monsanto Oakville, Limited

Monsanto Chemicals of India, Ltd.

Monsanto Mexicana, S. A.

Mobay Chemical Company

Monsanto Chemicals, Ltd.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Comm  
Has Unit

102

RD. 2 NS

AMC

Issued

Countersigned by.....

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 3

MONS 150233

AMENDATORY ENDORSEMENT

It is agreed that Exclusion (c) of the policy to which this endorsement is attached as amended by Paragraph 7 of Amendatory Endorsement #1 does not apply with respect to the following:

1. The chartering of a pleasure boat from the Columbia Lessors Inc.
2. The shipment of "Styrene Monomer" between Texas City, Texas and Springfield, Mass.
3. The operation of outboard motor boats at Columbia, Tenn.

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment  
to Policy No. LP-6041-903024-38

Issued to

Work Comm  
Size Unit

102 ED. 2 NB  
ASMC

Issued

LIBERTY MUTUAL INSURANCE COMPANY

*Byron Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY

*O.R. Condon*  
AUTHORIZED REPRESENTATIVE

Countersigned by

Sales Office & No.

End. Serial No. 2

MONS 150234

AMENDATORY ENDORSEMENT

It is agreed that the policy is amended as follows:

1. The named insured is Monsanto Chemical Company, L-M Oil Company, Ltd., and Lion-Monsanto Syndicate #1, Shawinigan Resins Corporation, Filtered Rosin Products Company and, unless otherwise specifically provided, any other company, corporation or business entity while Monsanto Chemical Company owns therein an interest of more than fifty percent (50%) now or hereafter during the policy period, provided that Monsanto Chemical Company shall notify the company within thirty days of its acquisition of such an interest.
2. Monsanto Chemical Company is authorized to act in behalf of all interests named as insureds with respect to all matters relating to insurance afforded by the policy, including the giving and receiving of notice of cancellation, the paying of premiums and receiving of return premiums, if any, and such dividends as may be declared by the company.
3. The word "accident" wherever used in the policy or this endorsement shall be deemed to include continuous and repeated exposure to conditions which results in injury or destruction during the policy period, provided the insured did not intend or know that injury or destruction would result. All damages arising out of such exposure to substantially the same general conditions shall be considered as arising out of one accident.

With respect to such continuous and repeated exposure as aforesaid, the insurance does not apply to any claim or suit seeking damages for injury or destruction any part of which occurred after the termination date of the policy.

4. The words "personal injury" are substituted for the words "bodily injury" in Insuring Agreement I, Coverage A, Bodily Injury Liability, and elsewhere throughout the policy except in Exclusion (g).
5. The word "Occurrence" is substituted for the word "accident" wherever the word "accident" is used with respect to insurance afforded under Coverage A - Bodily Injury Liability, provided, however, that the insurance does not apply if the insured intended or knew that injury would result.
6. Insuring Agreement IV is amended to read:

IV The policy applies only to accidents which occur during the policy period any where in the world. An accident will be considered as occurring only on the date that injury or destruction takes place and in the case of continuous or repeated exposure as aforesaid, the accident shall be considered as occurring only on the date that the last injury or destruction results.

For attachment  
to Policy No. LP-6041-903024-38

Endorsement Serial No. 1

Page 1 of 3

MONS 150235

If claim is made or suit is brought elsewhere than within the United States of America, its territories or possessions, or Canada, the company shall have the right but not the duty to investigate and settle such claims, and to defend such suits. In any case in which the company elects not to investigate, settle or defend, the insured, under the supervision of the company will make or cause to be made such investigation and defense as are reasonably necessary, and subject to prior authorization by the company and within the applicable limits of liability of the policy, will effect to the extent possible such settlement or settlements as the company deems prudent. The company shall reimburse the insured for the reasonable costs of such investigation and defense and, within the applicable limits of liability of the policy, for the amounts of such authorized settlements.

7. Exclusion (c) is amended to read as follows:

- (c) except with respect to operations performed by independent contractors to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft if the accident occurs away from premises owned by, rented to or controlled by the named insured or (2) aircraft, provided however part (1) does not apply with respect to watercraft not owned in full or in part by the named insured while being loaded or unloaded by employees of the named insured away from premises owned by rented to or controlled by the named insured.

The following are not considered "watercraft" excluded above:

- (1) Floating docks, property of the insured and used at water terminals of the insured;
- (2) Barges if the accident results from the accidental loosening of the barge from the dock or mooring at the premises of the insured;
- (3) Rowboats operating with or without outboard motors.

8. Exclusion (h) is amended to read as follows:

- (h) under Coverage B, except with respect to liability assumed under contract covered by this policy, to injury to or destruction of (1) property owned, occupied or used by or rented to the insured, or (2) except with respect to the use of elevators or escalators, property in the care, custody or control of the insured, or (3) any goods or products manufactured, sold, handled or distributed or premises alienated by the named insured, or work completed by or for the named insured, out of which the accident arises;

For attachment  
to Policy No. LP-6041-903024-38

Endorsement Serial No. 1

Page 2 of 3

MONS 150236

9. The following exclusions are added:

- (l) to any accident, sickness, disease or personal injury with respect to which any insurance is afforded under any other policy issued to the named insured by the company;
- (m) with respect to liability arising out of the named insured's operations at or in the vicinity of Columbia, Tennessee, to (1) personal injury, other than bodily injury, caused by fluorine, or any fluoro or fluoride compound, or (2) injury to or destruction of property, including all consequential damages therefrom, caused by fluorine, or any fluoro or fluoride compound;
- (n) except with respect to bodily injury liability to any advertising or radio or television broadcasting activities of or on behalf of the insured.
- (o) to infringement of any patent, copyright, trade name or trade mark;
- (p) to liability arising out of plagiarism or trade practices held unfair or illegal under any state or federal law.
- (q) to liability imposed on the insured by reason of any fair employment practice or anti-discrimination act, statute or ordinance.

10. Exclusions (b), (e), (i), (j) and (k) are eliminated from the policy.

11. Condition 3 (a) Contract, is amended to read:

3 (a) the word "contract" means an agreement under which the named insured assumes the liability of others other than a warranty of goods or products.

12. Condition 12, Other Insurance, is amended to read:

12 Other Insurance - If the insured has other valid and collectible insurance against a loss covered hereunder, the insurance under this policy shall be excess insurance with respect to such loss.

13. In condition 16, Cancellation, line 6, the word "ten" immediately preceding the word "days" is amended to read "thirty".

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-38

Issued to

Work Count  
Size Unit

102

ED. 2 MS  
ASMC

Issued

Counterigned by

Sales Office & No.  
Page 3 of 3

AUTHORIZED REPRESENTATIVE

End. Serial No. 1

MONS 150237

*Bryan Smith*  
PRESIDENT

*George A. Pater*  
SECRETARY

*A.R. Co.*

Item 4 — Declarations Schedule						
Classification and Location		Premium Base	Rates		Advance Premiums	
			Per \$100		Bodily Injury Liability Code 12	Property Damage Liability Code 42
		Total Payroll	Bodily Injury Liability	Property Damage Liability		
All Operations of the Named Insured excluding Texas	9987					
Texas Operations	9000					
Ala.	9987	868,000	.070	.234	608.	2,031.
Ark.	9987	4,130,000	.070	.234	2,891.	9,664.
Calif.	9987	1,541,000	.070	.234	1,079.	3,606.
Colo.	9987	If Any	.070	.234		
Conn.	9987	If Any	.070	.234		
Del.	9987	60,000	.070	.234	42.	140.
D. of C.	9987	20,000	.070	.234	14.	47.
Fla.	9987	If Any	.070	.234		
Ga.	9987	60,000	.070	.234	42.	140.
Idaho	9987	1,100,000	.070	.234	770.	2,574.
Ill.	9987	10,385,000	.070	.234	7,270.	24,301.
Ind.	9987	If Any	.070	.234		
Iowa	9987	If Any	.070	.234		
Ka.	9987	1,908,000	.071	.234	1,350.	4,451.
Maine	9987	If Any	.070	.234		
Ma.	9987	If Any	.070	.234		
Mass.	9987	19,502,000	.070	.234	13,651.	45,635.
Mich.	9987	3,265,000	.070	.234	2,286.	7,640.
Minn.	9987	14,000	.070	.234	10.	33.
Mo.	9987	21,110,000	.070	.234	14,777.	49,397.

Item 4 — Declarations Schedule						
CLASSIFICATION AND LOCATION	PREMIUM RATE	Total Payroll	RATE		ADVANCE PREMIUMS	
			Per \$100		Bodily Injury Liability Code 22	Property Damage Liability Code 23
			Bodily Injury Liability	Property Damage Liability		
Nebr.	9987	If Any	.070	.234		
N. J.	9987	861,000	.070	.234	603.	2,015.
N. Y.	9987	534,000	.071	.234	379.	1,250.
N. C.	9987	39,000	.071	.234	28.	91.
Ohio	9987	4,000,000	.070	.234	2,800.	9,360.
Okla.	9987	If Any	.070	.234		
Ore.	9987	If Any	.070	.234		
Penn.	9987	26,000	.070	.234	18.	61.
R. I.	9987	If Any	.070	.234		
C.	9987	If Any	.070	.234		
Tenn.	9987	3,335,000	.070	.234	2,335.	7,804.
Texas	9000	10,111,000	.071	.234	7,179.	23,660.
Utah	9987	1,000	.070	.234	1.	2.
Va.	9987	10,000	.071	.234	7.	23.
Wash.	9987	675,000	.070	.234	473.	1,580.
W. Va.	9987	3,700,000	.070	.234	2,590.	8,658.
Wis.	9987	If Any	.070	.234		
Foreign	9987	100,000	.070	.234	70.	234.
		Monsanto Chemical Company	Total		61,273.	204,397.



Item 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATIONS		PREMIUM NAME	RATES		ADVANCE PREMIUMS	
			PER \$100		BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
			Total Payroll	Total Payroll		
			BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY	Code 12	Code 41
Calif.	9987	If Any	.070	.234		
Ga.	9987	17,000	.070	.234	12.	40.
Ill.	9987	34,000	.070	.234	24.	80.
Mass.	9987	3,019,000	.070	.234	2,113.	7,064.
Mich.	9987	515,000	.070	.234	361.	1,205.
N. Y.	9987	47,000	.071	.234	33.	110.
		Shawinigan Resins Total			2,543.	8,499.

Item 4 — Declarations Schedule						
CLASSIFICATION AND LOCATIONS		PREMIUM BASE	RATES		ADVANCE PREMIUMS	
			PER \$100		Bodily Injury Liability	Property Damage Liability
			Total Payroll	Total Payroll		
			Bodily Injury Liability	Property Damage Liability	Code 11	Code 12
Ala.	9987	If Any	.070	.234		
Ark.	9987	4,778,000	.070	.234	3,345.	11,181.
Calif.	9987	278,000	.070	.234	195.	651.
Fla.	9987	If Any	.070	.234		
Ga.	9987	If Any	.070	.234		
Iowa	9987	If Any	.070	.234		
Kan.	9987	194,000	.070	.234	136.	454.
La.	9987	330,000	.071	.234	234.	772.
Miss.	9987	53,000	.070	.234	37.	124.
Mo.	9987	If Any	.070	.234		
Mont.	9987	If Any	.070	.234		
N. Mex.	9987	80,000	.070	.234	56.	187.
N. Dak.	9987	31,000	.070	.234	22.	73.
Okla.	9987	48,000	.070	.234	34.	112.
R. I.	9987	If Any	.070	.234		
S. C.	9987	If Any	.070	.234		
Tenn.	9987	235,000	.070	.234	165.	550.
Texas	9000	1,458,000	.071	.234	1,035.	3,412.
Utah	9987	65,000	.070	.234	46.	152.
Wyo.	9987	73,000	.070	.234	51.	171.
		Lion Oil Co. Total			5,356.	17,839.

Form 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATIONS		PREMIUM BASE	RATES		ADVANCE PREMIUMS	
			Total Payroll	Per \$100	BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
				Total Payroll		
			BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY	CODE 22	CODE 42
Ca.	9987	279,000	.070	.234	195.	653.

#### Item 4 — *Declarations Schedule*

Classification and Locations		Premium Base	Rates		Advance Premiums	
			Per \$100 Total Payroll		Society Injury Liability Code 22	Property Damage Liability Code 42
			Society Injury Liability	Property Damage Liability		
Calif.	9987	212,000	.070	.234	148.	496.
Endorsement 102 #20						500.
Golvatex Paint Division Total					148.	996.
Total Policy Premium					69,515.	232,384.

ENDORSEMENT OF RESIDENT A NI

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by *Richard D. Hester*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Alabama

(State)

**1710**



**MONS 150244**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by: [Signature]  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office: \_\_\_\_\_

**California**

(State)

**1710**



**MONS 150245**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads, St. Louis 24, Missouri**

**TO BE REPLACED BY  
COUNTERSIGNED COPY**

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **Q48** \_\_\_\_\_

**Colorado**

(State)

**1710**



**MONS 150246**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

**1710**



~~Connecticut~~  
(State)

**MONS 150247**



**COUNTERSIGNATURE OF RESIDENT AGENT**

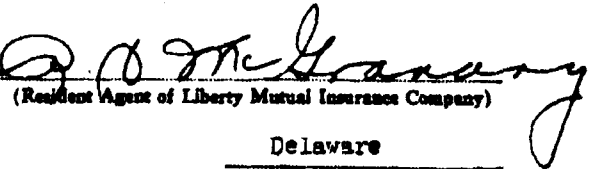
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

Delaware

(State)

Sales Office \_\_\_\_\_

**1710**

**3**

**MONS 150248**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder:

Address:

Countersigned by *GB Luppich*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

District of Columbia  
(State)

1710

171

MONS 150249

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder:

Address:

Countersigned by

*R. D. Martin*

(Resident Agent of Liberty Mutual Insurance Company)

At Jacksonville Florida

(State)

Sales Office

**1710**

**7-81**

**MONS 150250**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903084-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads  
St. Louis 24, Missouri**

**TO BE REPLACED BY  
COUNTERSIGNED COPY**

Countersigned by.....  
(Resident Agent of Liberty Mutual Insurance Company)

**Idaho**

(State)

Sales Office..... **OK2**.....

**1710**



**MONS 150251**

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**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**


Name of Policyholder:

Address:

Countersigned by *A. S. Weir*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office.....

Illinois  
(State)

**1710**  


**MONS 150252**

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**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

*Le H. Hider*  
(Resident Agent of Liberty Mutual Insurance Company)

Indiana

(State)

Sales Office

**1710**



**MONS 150253**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder:

Address:

Countersigned by S. L. M. Hall  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Kansas

(State)

1710

MONS 150254



### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located at the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder:

Address:

Countersigned by *[Signature]*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Maine  
(State)

1710



MONS 150255



**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

*J. E. Armstrong*  
(Resident Agent of Liberty Mutual Insurance Company)

Michigan

(State)

Sales Office

**1710**



**MONS 150256**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

**ROBERT C. LONSDALE**

(Resident Agent of Liberty Mutual Insurance Company)

**New Jersey**

(State)

Sales Office

**1710**



**MONS 150257**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads  
St. Louis 24, Missouri**

TO BE REPLACED BY  
COUNTERSIGNED COPY

Countersigned by.....  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office..... **042**

**New Mexico**  
(State)

**1710**

**1710**

**MONS 150258**

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**COUNTERSIGNATURE OF RESIDENT AGENT**

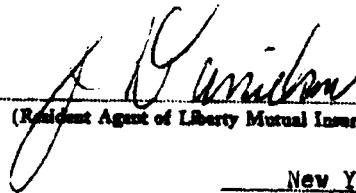
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by



(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

New York  
(State)

**1710**



**MONS 150259**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by *E. B. Hester*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

North Carolina  
(State)

**1710**

**MONS 150260**

  
7-51

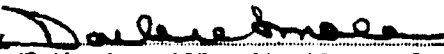
**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Ohio  
(State)

**1710**



**MONS 150261**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by C. H. Mosely  
(Resident Agent of Liberty Mutual Insurance Company)

Oklahoma  
(State)

Sales Office \_\_\_\_\_

**1710**

  
7-11

**MONS 150262**

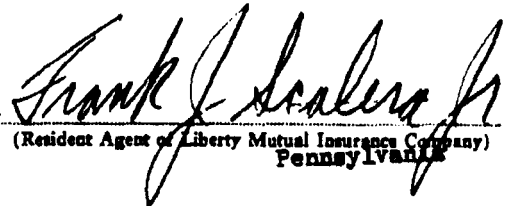
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)  
**Pennsylvania**

Sales Office.....

.....  
(State)

**1710**



**MONS 150263**



### COUNTERSIGNATURE OF RESIDENT AGENT

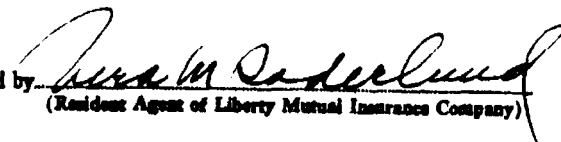
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

Rhode Island  
(State)

**1710**

  
6-11

**MONS 150264**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by *G. A. McLeod*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

South Carolina  
(State)

**1710**

**MONS 150265**

4-11

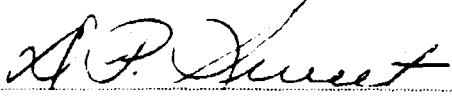
**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

**Texas**  
(State)

**1710**



**MONS 150266**

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder:

Address:

Countersigned by

*John Williams*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Virginia

(State)

1710



MONS 150267

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903084-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads  
St. Louis 24, Missouri**

TO BE REPLACED BY  
COUNTERSIGNED COPY

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **OHG** \_\_\_\_\_

**Washington**

(State)

**1710**

**MONS 150268**

**COUNTERSIGNATURE OF RESIDENT AGENT**

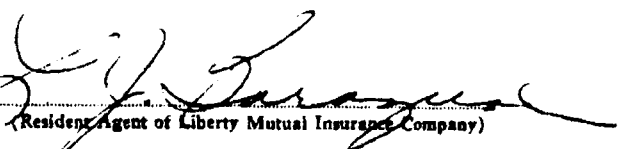
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder:

Address:

Countersigned by



(Resident Agent of Liberty Mutual Insurance Company)

**West Virginia**

(State)

Sales Office.....

**1710**



**MONS 150269**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903084-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads  
St. Louis 24, Missouri**

**TO BE REPLACED BY  
COUNTERSIGNED COPY**

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **042**

**Wyoming**  
(State)

**1710**

**MONS 150270**

CO TERSIGNATURE OF RESIDENT AG IT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder: Monsanto Chemical Company and as per Endorsement No. 1

Address: Lindbergh and Olive Street Roads  
St. Louis 24, Missouri

Countersigned by Harry S. Anderson  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Wyoming  
(State)

1710



MONS 150271



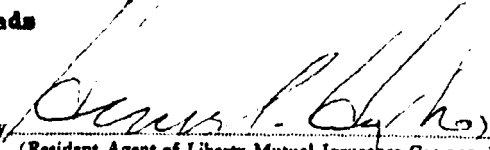
CC ITERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-38

Name of Policyholder: Monsanto Chemical Company and as per Endorsement No. 1

Address: Lindbergh and Olive Street Roads  
St. Louis 24, Missouri

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

New Mexico  
(State)

1710

MONS 150272

CC COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**


Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads  
St. Louis 24, Missouri**

Countersigned by *W. D. Tucker*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Idaho  
(State)

**1710**  


**MONS 150273**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-38**

Name of Policyholder: **Monsanto Chemical Company and as per Endorsement No. 1**

Address: **Lindbergh and Olive Street Roads, St. Louis 24, Missouri**

Countersigned by *E. L. [Signature]*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Colorado  
(State)

**1710**



**MONS 150274**

**COMPREHENSIVE GENERAL LIABILITY POLICY**

(A mutual insurance company, herein called the company)

Agrees with the insured, named in the declarations made a part hereof, in consideration of the payment of the premium and in reliance upon the statements in the declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy:

**INSURING AGREEMENTS**

**I Coverage A — BODILY INJURY LIABILITY** To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by any person and caused by accident.

**Coverage B — PROPERTY DAMAGE LIABILITY**

To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury to or destruction of property, including the loss of use thereof, caused by accident.

**II DEFENSE, SETTLEMENT, SUPPLEMENTARY PAYMENTS** With respect to such insurance as is afforded by this policy, the company shall:

- (a) defend any suit against the insured alleging such injury, sickness, disease or destruction and seeking damages on account thereof, even if such suit is groundless, false or fraudulent; but the company may make such investigation, negotiation and settlement of any claim or suit as it deems expedient;
- (b) (1) pay all premiums on bonds to release attachments for an amount not in excess of the applicable limit of liability of this policy, all premiums on appeal bonds required in any such defended suit, but without any obligation to apply for or furnish any such bonds;
- (2) pay all expenses incurred by the company, all costs

taxed against the insured in any such suit and all interest accruing after entry of judgment until the company has paid or tendered or deposited in court such part of such judgment as does not exceed the limit of the company's liability thereon;

- (3) pay expenses incurred by the insured for such immediate medical and surgical relief to others as shall be imperative at the time of the accident;
- (4) reimburse the insured for all reasonable expenses, other than loss of earnings, incurred at the company's request;

and the amounts so incurred, except settlements of claims and suits, are payable by the company in addition to the applicable limit of liability of this policy.

**DEFINITION OF INSURED** The unqualified word "insured" includes the named insured and also includes any executive officer, director or stockholder thereof while acting within the scope of his duties as such, and any organization or proprietor with respect to real estate management for the named insured. If the named insured is a partnership, the unqualified word "insured" also includes any partner therein but only with respect to his liability as such.

**POLICY PERIOD, TERRITORY** This policy applies only to accidents which occur during the policy period within the United States of America, its territories or possessions, or Canada.

**EXCLUSIONS**

**This policy does not apply:**

- (a) to liability assumed by the insured under any contract or agreement except (1) a contract as defined herein or (2) as respects the insurance which is afforded for the Products Hazard as defined, a warranty of goods or products;
- (b) to any obligation for which the insured may be held liable in an action on a contract or an agreement by a person not a party thereto;
- (c) except with respect to operations performed by independent contractors and except with respect to liability assumed by the insured under a contract as defined herein, to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft if the accident occurs away from premises owned by, rented to or controlled by the named insured, except insofar as this part of this exclusion is stated in the declarations to be inapplicable, (2) automobiles if the accident occurs away from such premises or the ways immediately adjoining, or (3) aircraft;

- (d) to injury, sickness, disease, death or destruction due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing, with respect to (1) liability assumed by the insured under any contract or agreement or (2) expenses under Insuring Agreement II (b) (3);
- (e) to liability imposed upon the insured or any indemnitee, as a person or organization engaged in the business of manufacturing, selling or distributing alcoholic beverages, or as an owner or lessor of premises used for such purposes, by reason of any statute or ordinance pertaining to the sale, gift, distribution or use of any alcoholic beverage;
- (f) under coverage A, to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (g) under coverage A, except with respect to liability as-

sumed by the insured under a contract as defined herein, to bodily injury to or sickness, disease or death of any employee of the insured arising out of and in the course of his employment by the insured;

- (h) under coverage B, to injury to or destruction of (1) property owned or occupied by or rented to the insured, or (2) except with respect to liability under sidetrack agreements covered by this policy, property used by the insured, or (3) except with respect to liability under such sidetrack agreements or the use of elevators or escalators at premises owned by, rented to or controlled by the named insured, property in the care, custody or control of the insured or property as to which the insured for any purpose is exercising physical control, or (4) any goods, products or containers thereof manufactured, sold, handled or distributed or premises alienated by the named insured, or work completed by or for the named insured, out of which the accident arises;
- (i) under coverage B, to any of the following insofar as any of them occur on or from premises owned by or rented to the named insured and injure or destroy buildings or property therein: (1) the discharge, leakage or overflow of water or steam from plumbing, heating, refrigerating or air-conditioning systems, standpipes for fire hose, or industrial or domestic appliances, or any substance from automatic sprinkler systems, (2) the collapse or fall of tanks or the component parts or supports thereof which form a part of automatic sprinkler systems, or (3) rain or snow admitted directly to the building interior through defective roofs, leaders or spouting, or open or defective doors, windows, skylights, transoms or ventilators; provided, however, this exclusion does not apply to loss due to fire, to the use of elevators or escalators, to operations performed by independent contractors, or to the extent that this exclusion is stated in the declarations to be inapplicable;

- (j) under coverage B, to injury to or destruction of any property arising out of (1) blasting or explosion, other than the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment, or (2) the collapse of or structural injury to any building or structure due (a) to grading of land, excavation, borrowing, filling, back-filling, tunneling, pile driving, coffer-dam work or caisson work, or (b) to moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors or to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, and provided further that part (1) or part (2) of this exclusion does not apply to operations stated in the declarations or in the company's manual, as not subject to such part of this exclusion;
- (k) under coverage B, to injury to or destruction of wires, conduits, pipes, mains, sewers or other similar property, or any apparatus in connection therewith, below the surface of the ground, if such injury or destruction is caused by and occurs during the use of mechanical equipment for the purpose of grading of land, paving, excavating or drilling, or to injury to or destruction of property at any time resulting therefrom; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors, to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, or to operations stated in the declarations or in the company's manual, as not subject to this exclusion.

## CONDITIONS

- 1 PREMIUM** The premium bases and rates for the hazards described in the declarations are stated therein. Premium bases and rates for hazards not so described are those applicable in accordance with the manuals in use by the company.

The advance premium stated in the declarations is an estimated premium only. Upon termination of this policy, the earned premium shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to this insurance. If the earned premium thus computed exceeds the estimated advance premium paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the unearned portion paid by such insured.

When used as a premium basis:

- (1) the word "admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;
- (2) the word "cost" means the total cost to (a) the named insured with respect to operations performed for the named insured during the policy period by independent

contractors, or (b) any indemnitee with respect to any contract covered by this policy, of all work let or sublet in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

- (3) the word "receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division;
- (4) the word "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than drivers of teams or automobiles and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;

- (5) the word "sales" means the gross amount of money charged by the named insured or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

The named insured shall maintain for each hazard records of the information necessary for premium computation on the basis stated in the declarations, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

- 2 INSPECTION AND AUDIT** The company shall be permitted to inspect the insured premises, operations and elevators and to examine and audit the insured's books and records at any time during the policy period and any extension thereof and within three years after the final termination of this policy, as far as they relate to the premium bases or the subject matter of this insurance.

- 3 DEFINITIONS (a) Contract** The word "contract" means, if in writing, a lease of premises, easement agreement, agreement required by municipal ordinance, sidetrack agreement, or elevator or escalator maintenance agreement.

**(b) Automobile** The word "automobile" means a land motor vehicle, trailer or semitrailer, provided:

- (1) the following described equipment shall be deemed an automobile while towed by or carried on an automobile not so described, but not otherwise: if of the crawler-type, any tractor, power crane or shovel, ditch or trench digger; any farm-type tractor; any concrete mixer other than of the mix-in-transit type; any grader, scraper, roller or farm implement; and, if not subject to motor vehicle registration, any other equipment not specified in (2) below, which is designed for use principally off public roads.
- (2) The following described equipment shall be deemed an automobile while towed by or carried on an automobile as above defined solely for purposes of transportation or while being operated solely for locomotion, but not otherwise: if of the non-crawler type, any power crane, or shovel, ditch or trench digger; and any air-compressing, building or vacuum cleaning, spraying or welding equipment or well drilling machinery.

**(c) Products Hazard** The term "products hazard" means

- (1) goods or products manufactured, sold, handled or distributed by the named insured or by others trading under his name, if the accident occurs after possession of such goods or products has been relinquished to others by the named insured or by others trading under his name and if such accident occurs away from premises owned, rented or controlled by the named insured or on premises for which the classification stated in division 1 of the declarations excludes any part of the foregoing; provided, such goods or products shall be deemed to include any container thereof, other than a vehicle, but shall not include any vending machine or any property,

other than such container, rented to or located for use of others but not sold;

- (2) operations, if the accident occurs after such operations have been completed or abandoned and occurs away from premises owned, rented or controlled by the named insured; provided, operations shall not be deemed incomplete because improperly or defectively performed or because further operations may be required pursuant to an agreement; provided further, the following shall not be deemed to be "operations" within the meaning of this paragraph: (a) pick-up or delivery, except from or onto a railroad car, (b) the maintenance of vehicles owned or used by or in behalf of the insured, (c) the existence of tools, uninstalled equipment and abandoned or unused materials and (d) operations for which the classification stated in division 1 of the declarations specifically includes completed operations.

**(d) Assault and Battery** Assault and battery shall be deemed an accident unless committed by or at the direction of the insured.

**LIMITS OF LIABILITY — Coverage A** The limit of bodily injury liability stated in the declarations as applicable to "each person" is the limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by one person as the result of any one accident; the limit of such liability stated in the declarations as applicable to "each accident" is, subject to the above provision respecting each person, the total limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by two or more persons as the result of any one accident. **4**

**LIMITS OF LIABILITY — Products** Subject to the limit of liability with respect to "each accident", the limits of bodily injury liability and property damage liability stated in the declarations as "aggregate products" are respectively the total limits of the company's liability for all damages arising out of the products hazard. All such damages arising out of one lot of goods or products prepared or acquired by the named insured or by another trading under his name shall be considered as arising out of one accident. **5**

**LIMITS OF LIABILITY — Coverage B** The limit of property damage liability stated in the declarations as applicable to "each accident" is the total limit of the company's liability for all damages arising out of injury to or destruction of all property of one or more persons or organizations, including the loss of use thereof, as the result of any one accident. **6**

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate operations" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by the ownership, maintenance or use of premises

or operations rated on a remuneration premium basis or by contractors' equipment rated on a receipts premium basis.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate protective" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by operations performed for the named insured by independent contractors or general supervision thereof by the named insured, except (a) maintenance and repairs at premises owned by or rented to the named insured and (b) structural alterations at such premises which do not involve changing the size of or moving buildings or other structures.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate contractual" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, with respect to liability assumed by the insured under contracts covered by this policy in connection with operations for which there is an "aggregate operations" limit of property damage liability stated in the declarations.

The limits of property damage liability stated in the declarations as "aggregate operations", "aggregate protective" and "aggregate contractual" apply separately to each project with respect to operations being performed away from premises owned by or rented to the named insured.

- 7 SEVERABILITY OF INTERESTS** The term "the insured" is used severally and not collectively, but the inclusion herein of more than one insured shall not operate to increase the limits of the company's liability.
- 8 NOTICE OF ACCIDENT** When an accident occurs written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable. Such notice shall contain particulars sufficient to identify the insured and also reasonably obtainable information respecting the time, place and circumstances of the accident, the names and addresses of the injured and of available witnesses.
- 9 NOTICE OF CLAIM OR SUIT** If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.
- 10 ASSISTANCE AND COOPERATION OF THE INSURED** The insured shall cooperate with the company and, upon the company's request, shall attend hearings and trials and shall assist in effecting settlements, securing and giving evidence, obtaining the attendance of witnesses and in the conduct of suits. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for such immediate medical and surgical relief to others as shall be imperative at the time of accident.
- 11 ACTION AGAINST COMPANY** No action shall lie against the company unless, as a condition precedent thereto, the insured shall have fully complied with all the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. Nothing contained in this policy shall give any person or organization any right to join the company as a co-defendant in any action against the insured to determine the insured's liability.

Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

**OTHER INSURANCE** If the insured has other insurance against a loss covered by this policy the company shall not be liable under this policy for a greater proportion of such loss than the applicable limit of liability stated in the declarations bears to the total applicable limit of liability of all valid and collectible insurance against such loss.

**SUBROGATION** In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.

**CHANGES** Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by the President or a Vice-President and the Secretary or an Assistant Secretary of the company and, if such signatures are facsimile signatures, countersigned by a duly authorized representative of the company.

**ASSIGNMENT** Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon; if, however, the named insured shall die, this policy shall cover the named insured's legal representative as named insured; provided that notice of cancellation addressed to the insured named in the declarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.

**CANCELATION** This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the address shown in this policy written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

**17 DECLARATIONS** By acceptance of this policy the named insured agrees that the statements in the declarations are his agreements and representations, that this policy is issued in reliance upon the truth of such representations and that this policy embodies all agreements existing between himself and the company or any of its agents relating to this insurance.

**MUTUAL POLICY CONDITIONS** This policy is non-assessable. The policyholder is a member of the company and shall participate, to the extent and upon the conditions fixed and determined by the board of directors in accordance with the provisions of law, in the distribution of dividends, so fixed and determined. **18**

In witness whereof, the company has caused this policy to be signed by its President and its Secretary at Boston, Massachusetts, and countersigned on the declarations page by a duly authorized representative of the company.

*George A. Potts*  
SECRETARY

*Byron H. Smith*  
PRESIDENT

PAGE 3

MONS 150279



## SHORT RATE CANCELTION TABLE

Days Policy In Force	Per Cent of One Year Premium	Days Policy In Force	Per Cent of One Year Premium
1	5	154-155	53
2	6	157-160	54
3-4	7	161-164	55
5-6	8	165-167	56
7-8	9	168-171	57
9-10	10	172-175	58
11-12	11	176-178	59
13-14	12	179-182 (6 mos.)	60
15-16	13	183-187	61
17-18	14	188-191	62
19-20	15	192-196	63
21-22	16	197-200	64
23-24	17	201-205	65
25-26	18	206-209	66
27-28 (1 mo.)	19	210-214 (7 mos.)	67
29-30	20	215-218	68
31-32	21	219-223	69
33-34	22	224-228	70
35-36	23	229-232	71
37-38	24	233-237	72
39-40	25	238-241	73
41-42	26	242-246 (8 mos.)	74
43-44 (2 mos.)	27	247-250	75
45-46	28	251-255	76
47-48	29	256-260	77
49-50	30	261-264	78
51-52	31	265-269	79
53-54	32	270-273 (9 mos.)	80
55-56	33	274-278	81
57-58	34	279-282	82
59-60 (3 mos.)	35	283-287	83
61-62	36	288-291	84
63-64	37	292-296	85
65-66	38	297-301	86
67-68	39	302-306 (10 mos.)	87
69-70	40	307-310	88
71-72	41	311-314	89
73-74	42	315-318	90
75-76	43	319-323	91
77-78 (4 mos.)	44	324-328	92
79-80	45	329-332	93
81-82	46	333-337 (11 mos.)	94
83-84	47	338-342	95
85-86	48	343-346	96
87-88	49	347-351	97
89-90	50	352-355	98
91-92	51	356-360	99
93-94 (6 mos.)	52	361-365 (12 mos.)	100

If the policy has been in effect for twelve months or less, the above table applies. If the policy has been in effect for more than twelve months, the earned premium shall be determined as follows: (1) Determine full annual premium as for a policy written for a term of one year. (2) Deduct such premium from the full policy premium, and on the remainder calculate the pro rata earned premium on the basis of the ratio of the length of time beyond one year the policy has been in effect to the length of time beyond one year for which the policy was originally written. (3) Add premium produced in accordance with provisions (1) and (2) to obtain earned premium during period policy has been in effect.

COMPREHENSIVE GENERAL  
LIBERTY MUTUAL POLICY

The Liberty Mutual Insurance Company is a member of the Liberty Mutual Insurance Group, which is a group of companies that provide a wide range of insurance services. The Liberty Mutual Insurance Company is a member of the Liberty Mutual Insurance Group, which is a group of companies that provide a wide range of insurance services.

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OFFICES  
IN  
PRINCIPAL CITIES  
THROUGHOUT  
THE  
UNITED STATES,  
CANADA  
AND  
HAWAII

MONS 150280

# LRJOBST

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10/18/04 01:07 PM



**JOBST, LEAH R [AG-Contractor/1000]**

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**From:** GRELLNER, DONNA M [AG/1000]  
**Sent:** Monday, October 18, 2004 12:26 PM  
**To:** JOBST, LEAH R [AG-Contractor/1000]  
**Subject:** Flights for Kerry Preete

Leah,

Please schedule Kerry on the following flights. Thanks a lot.

Wednesday, December 8

American 642    Departs St. Louis        8:00 a.m.    Arrives Chicago O'Hare    9:08 a.m.

Friday, December 10

American 417    Departs Chicago O'Hare    8:15 a.m.    Arrives St. Louis        9:30 a.m.

***Donna Grellner***

Monsanto Company - U.S. Crop Production Business  
800 N. Lindbergh Blvd., Mail Code: C3SA, St. Louis, MO 63167  
donna.m.grellner@monsanto.com  
Tel: 314-694-3653  
Fax: 314-694-3118

10/18/2004

## DECLARATIONS

LIBERTY MUTUAL

INSURANCE COMPANY  
BROAD STREET OFFICE

Comprehensive General Liability Policy

No. LP-6041-903024-39

Item 1. Named Insured Monsanto Chemical Company and as per Endorsement No. 1

Address 800 North Lindbergh Boulevard, St. Louis 66, Missouri

No.

Street

Town or City

Postal Zone No.

State

☐ Individual ☐ Partnership ☒ Corporation ☐

Business of the named insured is Production, Manufacture, Distribution &amp; Sales of Chemical and

Item 2. Policy Period: From October 1, 1959 to October 1, 1960 Petroleum Products  
12:01 A.M., standard time at the address of the named insured stated herein.

Item 3. Insurance is afforded for Coverages A and B

The limit of the company's liability against each such coverage shall be as stated herein, subject to all the terms of this policy having reference thereto.

COVERAGES	LIMITS OF LIABILITY	
A — BODILY INJURY LIABILITY	\$ 25,000	each person
	\$ 25,000	each accident
	\$ 200,000	aggregate products
B — PROPERTY DAMAGE LIABILITY	\$ 25,000	each accident
	\$ See	aggregate operations
	\$ Endorsement	aggregate protective
	\$ Serial	aggregate products
	\$ No. 14	aggregate contractual

 Audit Basis: ☐ Annual ☒ Semi-Annual ☐ Quarterly ☐ Monthly ☐

Item 4. Computation of Premiums The rating classification used for this policy does not modify the exclusions or other terms of the policy.

Classification and Location	Code No.	Premium Base	Rate		Advance Premium	
			Bodily Injury Liability	Property Damage Liability	Bodily Injury Liability Code 118	Property Damage Liability Code 118
See Pages 1 - 6					76,730.	263,064.

MINIMUM PREMIUMS:	Bodily Injury Liability	Property Damage Liability	TOTAL ADVANCE PREMIUM	\$339,794.00
	\$ 130.00	\$ 65.00		

The policy, including all endorsements issued therewith, is hereby countersigned by

O. R. Condon

Work Unit	Sales Office	Sales District Code	Salesman	First Year	For R.O.	Received of
Y142	St. Louis-042	1	Lancaster-6033	1947	LP-38	
Typed by	Date	Home Base	From	Div.	Periodic Payment	<input type="checkbox"/> Cont. <input checked="" type="checkbox"/> Mfr. <input type="checkbox"/> Store <input type="checkbox"/> All Other
av	2/10/60	Mo.				

GPO 2151 B1 (11/59)

ASMC

MONS 150281

# COMPREHENSIVE GENERAL LIABILITY POLICY



INSURANCE COMPANY

BOSTON, MASSACHUSETTS

(A mutual insurance company, herein called the company)

Agrees with the insured, named in the declarations made a part hereof, in consideration of the payment of the premium and in reliance upon the statements in the declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy:

## INSURING AGREEMENTS

**I Coverage A — BODILY INJURY LIABILITY** To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by any person and caused by accident.

**Coverage B — PROPERTY DAMAGE LIABILITY**

To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury to or destruction of property, including the loss of use thereof, caused by accident.

**II DEFENSE, SETTLEMENT, SUPPLEMENTARY PAYMENTS** With respect to such insurance as is afforded by this policy, the company shall:

- (a) defend any suit against the insured alleging such injury, sickness, disease or destruction and seeking damages on account thereof, even if such suit is groundless, false or fraudulent; but the company may make such investigation, negotiation and settlement of any claim or suit as it deems expedient;
- (b) (1) pay all premiums on bonds to release attachments for an amount not in excess of the applicable limit of liability of this policy, all premiums on appeal bonds required in any such defended suit, but without any obligation to apply for or furnish any such bonds;
- (2) pay all expenses incurred by the company, all costs

taxed against the insured in any such suit and all interest accruing after entry of judgment until the company has paid or tendered or deposited in court such part of such judgment as does not exceed the limit of the company's liability thereon;

- (3) pay expenses incurred by the insured for such immediate medical and surgical relief to others as shall be imperative at the time of the accident;
- (4) reimburse the insured for all reasonable expenses, other than loss of earnings, incurred at the company's request;

and the amounts so incurred, except settlements of claims and suits, are payable by the company in addition to the applicable limit of liability of this policy.

**DEFINITION OF INSURED** The unqualified word "insured" includes the named insured and also includes any executive officer, director or stockholder thereof while acting within the scope of his duties as such, and any organization or proprietor with respect to real estate management for the named insured. If the named insured is a partnership, the unqualified word "insured" also includes any partner therein but only with respect to his liability as such.

**POLICY PERIOD, TERRITORY** This policy applies only to accidents which occur during the policy period within the United States of America, its territories or possessions, or Canada.

## EXCLUSIONS

**This policy does not apply:**

- (a) to liability assumed by the insured under any contract or agreement except (1) a contract as defined herein or (2) as respects the insurance which is afforded for the Products Hazard as defined, a warranty of goods or products;
- (b) to any obligation for which the insured may be held liable in an action on a contract or an agreement by a person not a party thereto;
- (c) except with respect to operations performed by independent contractors and except with respect to liability assumed by the insured under a contract as defined herein, to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft if the accident occurs away from premises owned by, rented to or controlled by the named insured, except insofar as this part of this exclusion is stated in the declarations to be inapplicable, (2) automobiles if the accident occurs away from such premises or the ways immediately adjoining, or (3) aircraft;

- (d) to injury, sickness, disease, death or destruction due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing, with respect to (1) liability assumed by the insured under any contract or agreement or (2) expenses under Insuring Agreement II (b) (3);
- (e) to liability imposed upon the insured or any indemnitee, as a person or organization engaged in the business of manufacturing, selling or distributing alcoholic beverages, or as an owner or lessor of premises used for such purposes, by reason of any statute or ordinance pertaining to the sale, gift, distribution or use of any alcoholic beverage;
- (f) under coverage A, to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (g) under coverage A, except with respect to liability as-

sumed by the insured under a contract as defined herein, to bodily injury to or sickness, disease or death of any employee of the insured arising out of and in the course of his employment by the insured;

- (h) under coverage B, to injury to or destruction of (1) property owned or occupied by or rented to the insured, or (2) except with respect to liability under sidetrack agreements covered by this policy, property used by the insured, or (3) except with respect to liability under such sidetrack agreements or the use of elevators or escalators at premises owned by, rented to or controlled by the named insured, property in the care, custody or control of the insured or property as to which the insured for any purpose is exercising physical control, or (4) any goods, products or containers thereof manufactured, sold, handled or distributed or premises alienated by the named insured, or work completed by or for the named insured, out of which the accident arises;
- (i) under coverage B, to any of the following insofar as any of them occur on or from premises owned by or rented to the named insured and injure or destroy buildings or property therein: (1) the discharge, leakage or overflow of water or steam from plumbing, heating, refrigerating or air-conditioning systems, standpipes for fire hose, or industrial or domestic appliances, or any substance from automatic sprinkler systems, (2) the collapse or fall of tanks or the component parts or supports thereof which form a part of automatic sprinkler systems, or (3) rain or snow admitted directly to the building interior through defective roofs, leaders or spouting, or open or defective doors, windows, skylights, transoms or ventilators; provided, however, this exclusion does not apply to loss due to fire, to the use of elevators or escalators, to operations performed by independent contractors, or to the extent that this exclusion is stated in the declarations to be inapplicable;

- (j) under coverage B, to injury to or destruction of any property arising out of (1) blasting or explosion, other than the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment, or (2) the collapse of or structural injury to any building or structure due (a) to grading of land, excavation, borrowing, filling, back-filling, tunneling, pile driving, coffer-dam work or caisson work, or (b) to moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors or to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, and provided further that part (1) or part (2) of this exclusion does not apply to operations stated in the declarations or in the company's manual, as not subject to such part of this exclusion;
- (k) under coverage B, to injury to or destruction of wires, conduits, pipes, mains, sewers or other similar property, or any apparatus in connection therewith, below the surface of the ground, if such injury or destruction is caused by and occurs during the use of mechanical equipment for the purpose of grading of land, paving, excavating or drilling, or to injury to or destruction of property at any time resulting therefrom; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors, to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, or to operations stated in the declarations or in the company's manual, as not subject to this exclusion.

## CONDITIONS

- 1 PREMIUM** The premium bases and rates for the hazards described in the declarations are stated therein. Premium bases and rates for hazards not so described are those applicable in accordance with the manuals in use by the company.

The advance premium stated in the declarations is an estimated premium only. Upon termination of this policy, the earned premium shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to this insurance. If the earned premium thus computed exceeds the estimated advance premium paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the unearned portion paid by such insured.

When used as a premium basis:

- (1) the word "admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;
- (2) the word "cost" means the total cost to (a) the named insured with respect to operations performed for the named insured during the policy period by independent

contractors, or (b) any indemnitee with respect to any contract covered by this policy, of all work let or sublet in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

- (3) the word "receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division;
- (4) the word "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than drivers of teams or automobiles and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;

- (5) the word "sales" means the gross amount of money charged by the named insured or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

The named insured shall maintain for each hazard records of the information necessary for premium computation on the basis stated in the declarations, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

- 2 INSPECTION AND AUDIT** The company shall be permitted to inspect the insured premises, operations and elevators and to examine and audit the insured's books and records at any time during the policy period and any extension thereof and within three years after the final termination of this policy, as far as they relate to the premium bases or the subject matter of this insurance.

- 3 DEFINITIONS (a) Contract** The word "contract" means, if in writing, a lease of premises, easement agreement, agreement required by municipal ordinance, sidetrack agreement, or elevator or escalator maintenance agreement.

**(b) Automobile** The word "automobile" means a land motor vehicle, trailer or semitrailer, provided:

- (1) the following described equipment shall be deemed an automobile while towed by or carried on an automobile not so described, but not otherwise: if of the crawler-type, any tractor, power crane or shovel, ditch or trench digger; any farm-type tractor; any concrete mixer other than of the mix-in-transit type; any grader, scraper, roller or farm implement; and, if not subject to motor vehicle registration, any other equipment not specified in (2) below, which is designed for use principally off public roads.
- (2) The following described equipment shall be deemed an automobile while towed by or carried on an automobile as above defined solely for purposes of transportation or while being operated solely for locomotion, but not otherwise: if of the non-crawler type, any power crane, or shovel, ditch or trench digger; and any air-compressing, building or vacuum cleaning, spraying or welding equipment or well drilling machinery.

**(c) Products Hazard** The term "products hazard" means

- (1) goods or products manufactured, sold, handled or distributed by the named insured or by others trading under his name, if the accident occurs after possession of such goods or products has been relinquished to others by the named insured or by others trading under his name and if such accident occurs away from premises owned, rented or controlled by the named insured or on premises for which the classification stated in division 1 of the declarations excludes any part of the foregoing; provided, such goods or products shall be deemed to include any container thereof, other than a vehicle, but shall not include any vending machine or any property,

other than such container, rented to or located for use of others but not sold;

- (2) operations, if the accident occurs after such operations have been completed or abandoned and occurs away from premises owned, rented or controlled by the named insured; provided, operations shall not be deemed incomplete because improperly or defectively performed or because further operations may be required pursuant to an agreement; provided further, the following shall not be deemed to be "operations" within the meaning of this paragraph: (a) pick-up or delivery, except from or onto a railroad car, (b) the maintenance of vehicles owned or used by or in behalf of the insured, (c) the existence of tools, uninstalled equipment and abandoned or unused materials and (d) operations for which the classification stated in division 1 of the declarations specifically includes completed operations.

**(d) Assault and Battery** Assault and battery shall be deemed an accident unless committed by or at the direction of the insured.

**LIMITS OF LIABILITY — Coverage A** The limit of bodily injury liability stated in the declarations as applicable to "each person" is the limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by one person as the result of any one accident; the limit of such liability stated in the declarations as applicable to "each accident" is, subject to the above provision respecting each person, the total limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by two or more persons as the result of any one accident.

**LIMITS OF LIABILITY — Products** Subject to the limit of liability with respect to "each accident", the limits of bodily injury liability and property damage liability stated in the declarations as "aggregate products" are respectively the total limits of the company's liability for all damages arising out of the products hazard. All such damages arising out of one lot of goods or products prepared or acquired by the named insured or by another trading under his name shall be considered as arising out of one accident.

**LIMITS OF LIABILITY — Coverage B** The limit of property damage liability stated in the declarations as applicable to "each accident" is the total limit of the company's liability for all damages arising out of injury to or destruction of all property of one or more persons or organizations, including the loss of use thereof, as the result of any one accident.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate operations" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by the ownership, maintenance or use of premises

or operations rated on a remuneration premium basis or by contractors' equipment rated on a receipts premium basis.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate protective" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by operations performed for the named insured by independent contractors or general supervision thereof by the named insured, except (a) maintenance and repairs at premises owned by or rented to the named insured and (b) structural alterations at such premises which do not involve changing the size of or moving buildings or other structures.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate contractual" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, with respect to liability assumed by the insured under contracts covered by this policy in connection with operations for which there is an "aggregate operations" limit of property damage liability stated in the declarations.

The limits of property damage liability stated in the declarations as "aggregate operations", "aggregate protective" and "aggregate contractual" apply separately to each project with respect to operations being performed away from premises owned by or rented to the named insured.

**7 SEVERABILITY OF INTERESTS** The term "the insured" is used severally and not collectively, but the inclusion herein of more than one insured shall not operate to increase the limits of the company's liability.

**8 NOTICE OF ACCIDENT** When an accident occurs written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable. Such notice shall contain particulars sufficient to identify the insured and also reasonably obtainable information respecting the time, place and circumstances of the accident, the names and addresses of the injured and of available witnesses.

**9 NOTICE OF CLAIM OR SUIT** If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.

**10 ASSISTANCE AND COOPERATION OF THE INSURED** The insured shall cooperate with the company and, upon the company's request, shall attend hearings and trials and shall assist in effecting settlements, securing and giving evidence, obtaining the attendance of witnesses and in the conduct of suits. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for such immediate medical and surgical relief to others as shall be imperative at the time of accident.

**11 ACTION AGAINST COMPANY** No action shall lie against the company unless, as a condition precedent thereto, the insured shall have fully complied with all the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. Nothing contained in this policy shall give any person or organization any right to join the company as a co-defendant in any action against the insured to determine the insured's liability.

Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

**OTHER INSURANCE** If the insured has other insurance against a loss covered by this policy the company shall not be liable under this policy for a greater proportion of such loss than the applicable limit of liability stated in the declarations bears to the total applicable limit of liability of all valid and collectible insurance against such loss.

**SUBROGATION** In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.

**CHANGES** Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by the President or a Vice-President and the Secretary or an Assistant Secretary of the company and, if such signatures are facsimile signatures, countersigned by a duly authorized representative of the company.

**ASSIGNMENT** Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon; if, however, the named insured shall die, this policy shall cover the named insured's legal representative as named insured; provided that notice of cancellation addressed to the insured named in the declarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.

**CANCELATION** This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the address shown in this policy written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.



**17 DECLARATIONS** By acceptance of this policy the named insured agrees that the statements in the declarations are his agreements and representations, that this policy is issued in reliance upon the truth of such representations and that this policy embodies all agreements existing between himself and the company or any of its agents relating to this insurance.

**MUTUAL POLICY CONDITIONS** This policy is non-assessable. The policyholder is a member of the company and shall participate, to the extent and upon the conditions fixed and determined by the board of directors in accordance with the provisions of law, in the distribution of dividends, so fixed and determined.

**18**

In witness whereof, the company has caused this policy to be signed by its President and its Secretary at Boston, Massachusetts, and countersigned on the declarations page by a duly authorized representative of the company.

*George A. Patten*  
SECRETARY

*Byron H. Smith*  
PRESIDENT

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MONS 150352

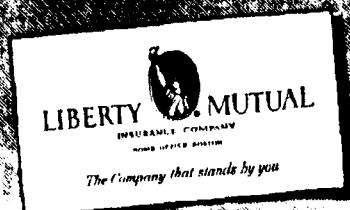
## SHORT RATE CANCELLATION TABLE

Days Policy in Force	Per Cent of One Year Premium	Days Policy in Force	Per Cent of One Year Premium
1	1	151-154	51
2	2	155-158	52
3	3	159-162	53
4	4	163-166	54
5	5	167-170	55
6	6	171-174	56
7	7	175-178	57
8	8	179-182	58
9	9	183-186	59
10	10	187-190	60
11	11	191-194	61
12	12	195-198	62
13	13	199-202	63
14	14	203-206	64
15	15	207-210	65
16	16	211-214	66
17	17	215-218	67
18	18	219-222	68
19	19	223-226	69
20	20	227-230	70
21	21	231-234	71
22	22	235-238	72
23	23	239-242	73
24	24	243-246	74
25	25	247-250	75
26	26	251-254	76
27	27	255-258	77
28	28	259-262	78
29	29	263-266	79
30	30	267-270	80
31	31	271-274	81
32	32	275-278	82
33	33	279-282	83
34	34	283-286	84
35	35	287-290	85
36	36	291-294	86
37	37	295-298	87
38	38	299-302	88
39	39	303-306	89
40	40	307-310	90
41	41	311-314	91
42	42	315-318	92
43	43	319-322	93
44	44	323-326	94
45	45	327-330	95
46	46	331-334	96
47	47	335-338	97
48	48	339-342	98
49	49	343-346	99
50	50	347-350	100
51	51	351-354	100
52	52	355-358	100

If the policy has been in effect for twelve months or less, the above table applies. If the policy has been in effect for more than twelve months, the earned premium shall be determined as follows: (1) Determine full annual premium as for a policy written for a term of one year; (2) Deduct such premium from the full policy premium; and on the remainder calculate the pro rata earned premium on the basis of the ratio of the length of time beyond one year the policy has been in effect to the length of time beyond one year for which the policy was originally written; (3) Add premium produced in accordance with provisions (1) and (2) to obtain earned premium during period policy has been in effect.

COMPREHENSIVE GENERAL  
LIABILITY POLICY

THE POLICY IS NON-RENEWABLE.



The amount payable is limited to the sum of \$1,000,000.00. The policy is non-renewable. The policy is not subject to the provisions of the Insurance Code of the State of New York.

THE POLICY IS NON-RENEWABLE.

The policy is non-renewable. The policy is not subject to the provisions of the Insurance Code of the State of New York.

THE POLICY IS NON-RENEWABLE.

OFFICES  
IN  
PRINCIPAL CITIES  
THROUGHOUT  
THE  
UNITED STATES,  
CANADA  
AND  
HAWAII

MONS 150353

## Item 4 — Declarations Schedule

CLASSIFICATION AND LOCATION		PREMIUM BASE	RATES		ADVANCE PREMIUMS	
			PER \$100		BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
			Total Payroll	Total Payroll		
			BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY	Cover 318	Cover 338
All Operations of the Named Insured excluding Texas	9987					
Texas Operations	9000					
Ala.	9987	1,083,000	.070	.240	758.	2,599.
Ark.	9987	4,325,000	.070	.240	3,028.	10,380.
Calif.	9987	1,976,000	.070	.240	1,383.	4,742.
Colo.	9987	If Any	.070	.240	-	-
Conn.	9987	If Any	.070	.240	-	-
Del.	9987	65,000.	.070	.240	46.	156.
D. of C.	9987	25,000	.070	.240	18.	60.
Fla.	9987	If Any	.070	.240	-	-
Ga.	9987	150,000	.070	.240	105.	360.
Idaho	9987	1,100,000	.070	.240	770.	2,640.
Ill.	9987	10,860,000	.070	.240	7,602.	26,064.
Ind.	9987	If Any	.070	.240	-	-
Iowa	9987	If Any	.070	.240	-	-
La.	9987	2,279,000	.070	.240	1,595.	5,470.
Maine	9987	If Any	.070	.240	-	-
Md.	9987	If Any	.070	.240	-	-
Mass.	9987	20,318,000	.070	.240	14,223.	48,763.
Mich.	9987	3,750,000	.070	.240	2,625.	9,000.
Minn.	9987	28,000.	.070	.240	20.	67.
Mo.	9987	24,195,000	.070	.240	16,937.	58,068.
Mont.	9987	If Any	.070	.240	-	-

OPO 1148



LP-6041-903024-39

Monsanto Chemical Company

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MONS 150282

## Item 4 — Declarations Schedule

CLASSIFICATION AND LOCATIONS		PREMIUM BASE		RATES		ADVANCE PREMIUMS	
		Total Payroll	Per \$100 Total Payroll	Bodily Injury Liability	Property Damage Liability	Bodily Injury Liability Code 318	Property Damage Liability Code 338
Neb.	9987	If Any	.070	.240	-	-	-
N. J.	9987	1,073,000	.070	.240	751.	2,575.	
N. Y.	9987	634,000	.070	.240	444.	1,522.	
N. C.	9987	40,000	.070	.240	28.	96.	
Ohio	9987	4,000,000	.070	.240	2,800.	9,600.	
Okla.	9987	If Any	.070	.240	-	-	-
Ore.	9987	If Any	.070	.240	-	-	-
Penn.	9987	26,000	.070	.240	18.	62.	
R. I.	9987	If Any	.070	.240	-	-	-
S. C.	9987	If Any	.070	.240	-	-	-
Tenn.	9987	3,673,000	.070	.240	2,573.	8,820.	
Texas	9000	13,806,000	.070	.240	9,664.	33,134.	
Utah	9987	If Any	.070	.240	-	-	-
Va.	9987	10,000	.070	.240	7.	24.	
Wash.	9987	710,000	.070	.240	497.	1,704.	
W. Va.	9987	3,500,000	.070	.240	2,450.	8,400.	
Wis.	9987	If Any	.070	.240	-	-	-
Foreign	9987	30,000	.070	.240	21.	72.	
		Monsanto Chemical Company Total				68,363.	234,378.

Item 4 -- *Declarations Schedule*

CLASSIFICATION AND LOCATIONS		PREMIUM BASE	RATES		ADVANCE PREMIUMS	
			PER \$100		BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
			Total Payroll	Total Payroll		
			BODILY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY	Code 318	Code 338
Calif.	9987	If Any	.070	.240		
Ca.	9987	If Any	.070	.240		
Ill.	9987	44,000	.070	.240	31.	106.
Mass.	9987	2,890,000	.070	.240	2,023.	6,936.
Mich.	9987	620,000	.070	.240	434.	1,488.
N. Y.	9987	68,000	.070	.240	48.	163.
		Shawinigan Resins Total			2,536.	8,693.

CPO 2148



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Shawinigan Resins

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MONS 150284

Item 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATION	PREMIUM BASE	RATES		ADVANCE PREMIUMS	
		Total Payroll	Total Payroll	Bodily Injury Liability	Property Damage Liability
			Per \$100		
			Bodily Injury Liability	Property Damage Liability	
					Case 318 Case 338
Ala.	9987	If Any	.070	.240	- -
Ark.	9987	4,873,000	.070	.240	3,411. 11,695.
Calo.	9987	216,000	.070	.240	151. 518.
Fla.	9987	If Any	.070	.240	- -
Ge.	9987	If Any	.070	.240	- -
Ill.	9987	9,000	.070	.240	6. 22.
Ind.	9987	267,000	.070	.240	187. 641.
Iowa	9987	If Any	.070	.240	- -
Kan.	9987	197,000	.070	.240	138. 473.
Ky.	9987	9,000	.070	.240	6. 22.
La.	9987	283,000	.070	.240	198. 679.
Miss.	9987	80,000	.070	.240	56. 192.
Mo.	9987	If Any	.070	.240	- -
Mont.	9987	If Any	.070	.240	- -
N. Mex.	9987	97,000	.070	.240	68. 233.
N. Dak.	9987	6,000	.070	.240	4. 14.
Okla.	9987	44,000	.070	.240	31. 106.
R. I.	9987	If Any	.070	.240	- -
S. C.	9987	If Any	.070	.240	- -
Tenn.	9987	188,000	.070	.240	132. 451.
Texas	9000	1,424,000	.070	.240	997. 3,418.
Utah	9987	93,000	.070	.240	65. 223.
Wyo.	9987	64,000	.070	.240	45. 154.
		Lion Oil Co. Total		5,495.	18,841.

GPO 1148



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Lion Oil Co. Division

Page 4

MONS 150285

Item 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATION	9987	PREMIUM BASE Total Payroll	RATES		ADVANCE PREMIUMS	
			Total Payroll		SOLELY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY
			SOLELY INJURY LIABILITY	PROPERTY DAMAGE LIABILITY	Case 318	Case 338
Gen.		284,000	.070	.240	199.	682.

GPO 1148



LP-6041-903024-39

Filtered Rosin Products Co.

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MONS 150286

#### Item 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATIONS	PREMIUM BASE	RATES		ADVANCE PREMIUMS		
		Total Payroll	PER \$100	Bodily Injury Liability	Property Damage Liability	
			Total Payroll			
			Bodily Injury Liability	Property Damage Liability		
				Case 318	Case 338	
Calif.	9987	196,000	.070	.240	137.	470.
				</		



AMENDATORY ENDORSEMENT

It is agreed that the Total Advance Premium as stated in Item 4 of the Declarations is amended to read as follows:

\$339,791.

Return  
Premium \$ 3.00

Effective Date October 1, 1959  
Expiration Date October 1, 1960  
Audit Basis 1  
For attachment  
re Policy No. LP-6041-903024-39

Issued to Monsanto Chemical Company and as  
per Endorsement No. 1

Web Code

Countersigned by.....

AUTHORIZED REPRESENTATIVE

102 ED. & NO  
ASMC

Issued 8/3/60

Sales Office & No. St. Louis-042

End. Serial No. 24

MONS 150288

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*J. F. Jangraw*

AMENDATORY ENDORSEMENT

It is agreed that paragraph 1 of Endorsement Number 21 attached to LP-6041-903024-38 is amended to include AK1-641-004287-050.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date January 12, 1960

Expiration Date October 1, 1960

Audit Basis 1

For attachment  
to Policy No. LP-6041-903024-39

Issued to Monsanto Chemical Company and as  
per Endorsement No. 1

Work Copy

Countersigned by.....

AUTHORIZED REPRESENTATIVE

102 ED. 2 NS  
AMC

Issued mb 5/12/60 Sales Office & No. St. Louis-042

End. Serial No. 23

MONS 150289

AMENDATORY ENDORSEMENT

Additional Interest

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes the following:

Fams-Cor Corporation

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Group  
Plan Unit

102 ED. 2 NS  
AMC

Issued

Countersigned by.....  
AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 22

MONS 150290

*Byron Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY

*A. R. Condon*

## RETROSPECTIVE PREMIUM ENDORSEMENT — PLAN ( D )

### Short Form (1st Renewal)

It is agreed that the premium for the policy shall be computed in accordance with the provisions of Retrospective Premium Endorsement — Plan D forming a part of policy LP-6041-903024-38.

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY  
*O.R. Carson*

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-39

Issued to

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

**2212**  
(12-1-56)  
**T**

Issued

Sales Office and No.

End. Serial No. 21

MONS 150291

SPECIAL COVERAGE ENDORSEMENT

(Barges in the Custody of the Insured)

It is agreed that such insurance as is afforded by the policy for Property Damage Liability - Coverage B also applies to injury to or destruction of, including the loss of use of, barges of others leased to, rented to or in the care, custody or control of the named insured.

Provided that such insurance as is afforded by the policy by virtue of this endorsement shall not apply to liability for damages because of any loss recoverable by any named insured under any other contract of insurance.

Such insurance as is afforded by the policy by virtue of this endorsement is not subject to exclusion (h).

It is further agreed that all losses, reserves for unpaid losses and allocated loss expense incurred by the company by reason of the insurance afforded by the policy by virtue of this endorsement are subject to the provisions of the retrospective rating plan; provided, however, the premium for the insurance afforded by this endorsement shall not be subject to the provisions of the retrospective rating plan.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$ Included in Composite Rate

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Web Copy  
Rev. 1/84

102

ED. S. NIS  
ASMC

Issued

Countersigned by

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 20 /

MONS 150292

*Byron Smith*  
PRESIDENT

*George A. Patis*  
SECRETARY

*A.R. Condon*

SPECIAL COVERAGE ENDORSEMENT

(Specified Blowout, Cratering and Underground Hazards)

It is agreed that Endorsement Serial No. 18 "Exclusion of Property Damage Liability arising from Certain Blowout and Cratering Hazards" and Endorsement Serial No. 15 "Exclusion of Coverage for Liability Resulting from Underground Damage" do not apply with respect to liability of the Monsanto Chemical Company - Lion Oil Company Division and the L-M Oil Company, Ltd. for injury to or destruction of property including loss of use thereof, arising out of operations at the locations listed below.

Locations

In connection with the operations of L-M Oil Company, Ltd. with Imperial Oil Company, Ltd. in Saskatchewan, Canada.

In connection with the operations of L-M Oil Company, Ltd. with Tidewater Oil and Gas Company in Provinces of Alberta and Saskatchewan, Canada.

In connection with the operations of L-M Oil Company, Ltd. with Imperial Oil Company in Alberta, Canada.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Web Code  
102

102

ED. 2 NS  
ASMC

Issued

Countersigned by

Sales Office & No.

V

ATTORNEY REPRESENTATIVE

End. Serial No. 19

MONS 150293

*Byron H. Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*O. R. Condon*

EXCLUSION OF PROPERTY DAMAGE LIABILITY ARISING  
FROM CERTAIN BLOWOUT AND CRATERING HAZARDS

It is agreed that such insurance as is afforded by the policy for Property Damage Liability with respect to operations being performed by the named insured and described in this endorsement does not apply to the blowout or cratering of any well, insofar as any of these injure or destroy property on or above the surface of the earth.

Description of Operations

Gas Lease Operators -- natural gas -- all operations...  
Gasoline Recovery -- from casing head or natural gas  
Oil Lease Operators -- all operations...  
Oil or Gas Wells -- drilling or redrilling, installation or  
recovery of casing  
Oil or Gas Well Shooting  
Oil or Gas Wells -- cleaning or swabbing by contractors

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Comp  
Gen

102 ED. 2 MS  
ASMC

Issued

Countersigned by.....  
AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 18

MONS 150294

*Byron Smith*  
PRESIDENT

*George G. Peters*  
SECRETARY

ADDITIONAL INSURED ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy for Personal Injury Liability and Property Damage Liability, the unqualified word "insured" includes any person or organization owning an interest in property on which Lion Oil Division - Monsanto Chemical Company is conducting operations but only with respect to liability arising from such operations or from the maintenance and use of such premises by Lion Oil Division - Monsanto Chemical Company.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

With Comp.  
for Use

102

ED. 2 NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 17

MONS 150295

*Bryan Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*A.R. Condon*



AIRPORT LIABILITY ENDORSEMENT

With respect to the premises at Municipal Airport, El Dorado, Arkansas it is agreed that such premises are, and shall be used as, an airport and such insurance as is afforded by the policy applies to accidents caused by the ownership, maintenance or use of such airport, subject to the following provisions:

1. The insurance afforded by this endorsement does not apply:
  - (a) to any aircraft (1) owned by, hired or loaned to the insured, or (2) while operated in flight by or for the account of the insured;
  - (b) to any air meet, air race, air show, contest or exhibition for which an admission charge or an automobile parking charge is made and which is permitted or conducted by the insured;
  - (c) to the ownership, maintenance or use of grandstands, bleachers or observation platforms-permanent or portable;
  - (d) to control towers not operated exclusively by the Civil Aeronautics Authority;
  - (e) to lodging accommodations for the general public and swimming pools;
  - (f) to schools;
2. The aircraft shall be deemed in flight during the period of time commencing with the actual take-off run and continuing thereafter until it has completed its landing run.
3. Exclusion (c) of the policy shall not be applicable as respects aircraft.

## LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Comp  
New York

102

SD. 2 MS  
ASMC

Issued

Countersigned by.....

AUTHORIZED REPRESENTATIVE

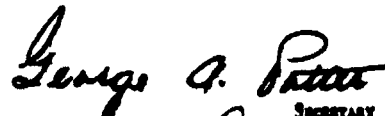
Sales Office &amp; No.

End. Serial No. 16

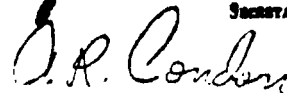
MONS 150296



PRESIDENT



SECRETARY



EXCLUSION OF COVERAGE FOR LIABILITY RESULTING FROM UNDERGROUND DAMAGE

It is agreed that:

1. Such insurance as is afforded by the policy for Property Damage Liability with respect to the operations described in this endorsement, including such operations performed for the named insured by independent contractors or their subcontractors, does not apply;
  - (a) to injury to or destruction of underground property;
  - (b) to the increased cost of reducing any underground property to physical possession above the surface of the earth, or to the expense incurred or rendered necessary to prevent or minimize loss of or damage to property resulting from acts or omissions causing underground damage.
2. The term "underground property", as used in this endorsement, means oil, gas, water or other mineral substances, including any title, interest or estate therein, which, at the time of the act of omission causing loss of, injury to or destruction of such substance, or loss, impairment, or reduction of the value of such title, interest or estate, has not been reduced to physical possession above the earth's surface; such term also includes any well, hole, formation, strata or area beneath the surface of the earth in or through which exploration for or production of any such substance is carried on, or any casing, pipe, bit, tool, pump, or other drilling or well servicing machinery or equipment which is located in any such well or hole beneath the earth's surface at the time of the accident causing injury or destruction.

Description of Operations

Gas Lease Operators -- natural gas -- all operations...  
 Gasoline Recovery -- from casing head or natural gas  
 Oil Lease Operators -- all operations...  
 Oil or Gas Wells Shooting  
 Oil or Gas Wells -- cleaning or swabbing -- by contractors  
 Oil or Gas Wells -- drilling or redrilling, installation or recovery of casing

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

24LM

With Cover  
 Non Unit

102

ED. 2 NS  
 ASMC

Issued

Countersigned by

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 15

MONS 150297

*Byron Smith*  
 PRESIDENT

*George A. Patten*  
 SECRETARY

*O.R. Condon*

PROPERTY DAMAGE AGGREGATE LIMIT OF LIABILITY

It is agreed that the total aggregate limit of the company's liability for Property Damage Liability - Coverage B under this policy for all damages is Five Hundred Thousand Dollars (\$500,000) and Conditions 5 and 6 of the policy are amended accordingly.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audits Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Comp  
Ins Unit

102 ED. & NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 14

MONS 150298

AMENDATORY ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes "M-E" and Emery Industries, Inc. but only with respect to liability arising from the operations of Monsanto Chemical Company or arising from the maintenance and use of premises at Nitro, West Virginia.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Cost  
Rate Unit

102

ED. 2 MS  
ARMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 13

MONS 150299

*Byron Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY

*A.R. Condon*

LIMITATION OF COVERAGE

It is agreed that this policy does not apply to any additional insured named in any endorsement attached to Policy No. LS-6041-903027-39.

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

West Corp.  
Inc. USA

102

ED. 2 MS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 12

MONS 150300

LIBERTY MUTUAL INSURANCE COMPANY

*Byron H. Smith*  
PRESIDENT

*George J. Patten*  
SECRETARY

*A. R. Conner*

AMENDATORY ENDORSEMENT

Additional Interest

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes the Hayden-Newport Chemical Corporation for the location at Texas City, Texas subject to the following provisions:

The insurance afforded by this endorsement applies only with respect to operations in connection with the manufacture and distribution of methanol while it is jointly owned by the Hayden-Newport Chemical Corporation and the named insured.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Copy  
100

102

ED. 2 MS  
ARMC

Issued

Countersigned by.....

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 11

MONS 150301

*Bryan Smith*  
PRESIDENT

*George A. Pate*  
SECRETARY  
*O. R. Condon*

EXCLUSION OF LIABILITY - ATOMIC ENERGY COMMISSION  
AND WAR DEPARTMENT CONTRACTS

It is agreed that this policy does not apply to any liability arising out of all operations performed under Prime Contract AT-33-L-GEN-53 with the Atomic Energy Commission, and Contract W-35-058-ENG-71 with the War Department.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment  
to Policy No. LP-6041-903024-39

Issued to

With Credit  
Rate

102

ED. & NO

ASMC

Issued

Countersigned by.....

AUTHORIZED REPRESENTATIVE

Sales Office & No.

End. Serial No. 10

MONS 150302

*Bryan Smith*  
PRESIDENT

*George G. Patten*  
SECRETARY  
*O.R. C.*

## RESIDENT AGENT COUNTERSIGNATURE ENDORSEMENT

In order to comply with the Resident Agents Laws of the State of Louisiana, the countersignature hereto is to be considered the valid countersignature to the undermentioned Policy, insofar as concerns that portion of the Risk located in said State.

It is further understood and agreed that the following form or forms of Endorsements attached to and made a part of this Policy shall apply to that portion of the Risk located in the State of Louisiana:

Amendatory Endorsement	102	#1
Waiver of Subrogation	102	#4
Products Liability Vendors	937	#5
Nuclear Energy Liability Exclusion Endorsement	2234	#7
Exclusion of Liability - Atomic Energy		
Commission and War Department Contracts	102	#10
Limitation of Coverage	102	#12
Exclusion of Coverage for Liability		
Resulting from Underground Damage	102	#15
Additional Insured Endorsement	102	#17
Exclusion of Property Damage Liability		
Arising from Certain Blowout and Cratering Hazards	102	#18
Special Coverage Endorsement	102	#20
Amendatory Endorsement (Additional Interest)	102	#22

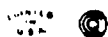
### LIBERTY MUTUAL INSURANCE COMPANY

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-39

Issued to Monsanto Chemical Company and  
as per Endorsement No. 1

652  
Louisiana

Issued



Countersigned by

Sales Office and No.

End. Serial No. 9

MONS 150303

*Byron Smith*  
PRESIDENT

*George A. Pater*  
SECRETARY

*Lape Claret*  
AUTHORIZED REPRESENTATIVE



**AMENDMENT OF CANCELATION CONDITION**  
**(Michigan)**

It is agreed that the first paragraph of the Cancellation Condition is amended to read as follows:

This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at his address last known to the company or its authorized agent written notice stating when not less than ten days thereafter such cancellation shall be effective. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

**LIBERTY MUTUAL INSURANCE COMPANY**

*Bryan Smith*  
PRESIDENT

*George A. Pata*  
SECRETARY

*A.R. Candore*

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-39

Issued to

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

**2117**

Issued

Sales Office and No. 1

End. Serial No. 8

**MONS 150304**

## NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT (Broad Form)

It is agreed that the policy does not apply:

- I. Under any Liability Coverage, to injury, sickness, disease, death or destruction
  - (a) with respect to which an insured under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
  - (b) resulting from the hazardous properties of nuclear material and with respect to which (1) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (2) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
- II. Under any Medical Payments Coverage, or under any Supplementary Payments provision relating to immediate medical or surgical relief, to expenses incurred with respect to bodily injury, sickness, disease or death resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- III. Under any Liability Coverage, to injury, sickness, disease, death or destruction resulting from the hazardous properties of nuclear material, if
  - (a) the nuclear material (1) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (2) has been discharged or dispersed therefrom;
  - (b) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or
  - (c) the injury, sickness, disease, death or destruction arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (c) applies only to injury to or destruction of property at such nuclear facility.
- IV. As used in this endorsement:

"hazardous properties" include radioactive, toxic or explosive properties;

"nuclear material" means source material, special nuclear material or byproduct material;

"source material", "special nuclear material", and "byproduct material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;

"spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor;

"waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof;

(Continued on Page 2)

2234  
MB A&G 661A  
10-1-59  
Page 1  
12

MONS 150305

**"nuclear facility" means**

- (a) any nuclear reactor,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste, and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations;

**"nuclear reactor" means** any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;

With respect to injury to or destruction of property, the word **"injury"** or **"destruction"** includes all forms of radioactive contamination of property.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

*Bryan Smith*  
PRESIDENT

*George A. Pata*  
SECRETARY

*A. R. Condon*

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Issued

Endorsement Serial No. 7

**2234**

MB A&G 661A

10-1-59

Page 2



MONS 150306

## COMPOSITE RATING PLAN ENDORSEMENT

It is agreed that Condition 1, Premium, of the policy is amended to include the following premium basis definition:

"Total Payroll" means all payments by the named insured in cash or substitute therefor during the policy period to all executive officers and other employees of the named insured, subject:

- (a) to any overtime earnings or limitation or remuneration rule applicable in accordance with the Workmen's Compensation manuals in use by the company.
- (b) with respect to each executive officer to the maximum and minimum amounts applicable in accordance with such manuals.

LIBERTY MUTUAL INSURANCE COMPANY

*Bryan Smith*  
PRESIDENT

*George A. Potter*  
SECRETARY  
*O. O. Powell*

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-39

Issued to

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

110L  
LP LS LT LU  
Issued

Sales Office and No.

End. Serial No. 6

MONS 150307

## PRODUCTS LIABILITY ENDORSEMENT — VENDORS

It is agreed that such insurance as is afforded by the policy also applies, subject to the following provisions, with respect to the possession, consumption, handling, or use of, or the existence of any condition in any merchandise or product manufactured, sold, handled or distributed by the named insured:

1. The insurance applies to any person or organization with respect to the distribution or sale in the course of business of any merchandise or product manufactured, sold, handled or distributed by the named insured.
2. The insurance does not apply:
  - (a) To the negligence of any person or organization other than the named insured,
  - (b) To any express warranty unauthorized by the named insured, or
  - (c) To any person or organization, other than a purchaser of such merchandise or product from the named insured, from whom any product, ingredient, part or container entering into, accompanying or containing any product of the named insured has been acquired.

### LIBERTY MUTUAL INSURANCE COMPANY

*Byron Smith*  
PRESIDENT

*George A. Foster*  
SECRETARY  
*O. R. Condon*

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP-6041-903024-39

Issued to

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Sales Office & No. \_\_\_\_\_ End. Serial No. 5

937  
LP LS

Issued

MONS 150308

WAIVER OF SUBROGATION

"It is agreed that with respect to any liability of Monsanto Chemical Company, that may arise by reason of the sale of Monsanto of a composition which is a 'Synthetic Fluid', incorporated into the Commercial Enterprise section of an agreement dated August 24, 1948, between Monsanto and Douglas Aircraft Company, Inc. the company waives any rights of subrogation against Douglas Aircraft Company, Inc. that the company may have under Condition 13 of the policy, because of the relationship between Monsanto and Douglas as created by said Agreement."

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Work Comp  
Min Unit

102

ED. 2 NS  
ASMC

Issued

Countersigned by

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 4

MONS 150309

*Byron Smith*  
PRESIDENT

*George A. Potts*  
SECRETARY  
*J. D. Carl*

EXCLUSION ENDORSEMENT

It is agreed that the following companies, corporations or business entities are not insureds under this policy and paragraph 1 of Amendatory Endorsement No. 1 is amended accordingly.

Monsanto Mexicana, S. A.  
Monsanto Argentina, S.A.I.C.  
Monsanto Bolivia, Inc.  
Monsanto Venezuela, Inc.  
Monsanto Canada, Ltd.  
Monsanto Oakville, Ltd.  
Monsanto Chemicals (Australia) Ltd.  
Monsanto Chemicals Ltd. (England)  
Monsanto of India Private  
Monsanto Japan, Ltd.  
Monsanto Research, S.A.  
Monsanto Andes, A.A.I.C.  
Leonard Construction Company

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

With Copy  
to Unit

102

ED. & NS  
ASMC

Issued

Countersigned by.....

Sales Office & No.

AUTHORIZED REPRESENTATIVE

End. Serial No. 3

MONS 150310

*Byron Smith*  
PRESIDENT

*George A. Pater*  
SECRETARY

*A.R. Condon*

AMENDATORY ENDORSEMENT

It is agreed that Exclusion (c) of the policy to which this endorsement is attached as amended by Paragraph 7 of Amendatory Endorsement #1 does not apply with respect to the following:

1. The chartering of a pleasure boat from the Columbia Lessors Inc.
2. The shipment of "Styrene Monomer" and other products to and from Texas City, Texas.

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

With Copy  
to

102

RD. 2 NS

AMC

Issued

Countersigned by.....

Authorized Representative

Sales Office & No.

End. Serial No. 2

MONS 150311

LIBERTY MUTUAL INSURANCE COMPANY

*Byron Smith*  
PRESIDENT

*George A. Patten*  
SECRETARY



AMENDATORY ENDORSEMENT

It is agreed that the policy is amended as follows:

1. The named insured is Monsanto Chemical Company, Shawinigan Resins Corporation and, unless otherwise specifically provided, any other company, corporation or business entity while Monsanto Chemical Company owns therein an interest of more than (50%) now or hereafter during the policy period, provided that Monsanto Chemical Company shall notify the Company within thirty days of its acquisition of such an interest.
2. Monsanto Chemical Company is authorized to act in behalf of all interests named as insureds with respect to all matters relating to insurance afforded by the policy, including the giving and receiving of notice of cancellation, the paying of premiums and receiving of return premiums, if any, and such dividends as may be declared by the company.
3. The word "accident" wherever used in the policy or this endorsement shall be deemed to include continuous and repeated exposure to conditions which results in injury or destruction during the policy period, provided the insured did not intend or know that injury or destruction would result. All damages arising out of such exposure to substantially the same general conditions shall be considered as arising out of one accident.

With respect to such continuous and repeated exposure as aforesaid, the insurance does not apply to any claim or suit seeking damages for injury or destruction any part of which occurred after the termination date of the policy.

4. The words "personal injury" are substituted for the words "bodily injury" in Insuring Agreement I, Coverage A, Bodily Injury Liability, and elsewhere throughout the policy except in Exclusion (g).
5. The word "Occurrence" is substituted for the word "accident" wherever the word "accident" is used with respect to insurance afforded under Coverage A - Bodily Injury Liability, provided, however, that the insurance does not apply if the insured intended or knew that injury would result.
6. Insuring Agreement IV is amended to read:

IV The policy applies only to accidents which occur during the policy period any where in the world. An accident will be considered as occurring only on the date that injury or destruction takes place and in the case of continuous or repeated exposure as aforesaid, the accident shall be considered as occurring only on the date that the last injury or destruction results.

For attachment  
to Policy No. LP-6041-903024-39

Endorsement Serial No. 1

Page 1 of 3

MONS 150312

If claim is made or suit is brought elsewhere than within the United States of America, its territories or possessions, or Canada, the company shall have the right but not the duty to investigate and settle such claims, and to defend such suits. In any case in which the company elects not to investigate, settle or defend, the insured, under the supervision of the company will make or cause to be made such investigation and defense as are reasonably necessary, and subject to prior authorization by the company and within the applicable limits of liability of the policy, will effect to the extent possible such settlement or settlements as the company deems prudent. The company shall reimburse the insured for the reasonable costs of such investigation and defense and, within the applicable limits of liability of the policy, for the amounts of such authorized settlements.

7. Exclusion (c) is amended to read as follows:

- (c) except with respect to operations performed by independent contractors to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft if the accident occurs away from premises owned by, rented to or controlled by the named insured or (2) aircraft, provided however part (1) does not apply with respect to watercraft not owned in full or in part by the named insured while being loaded or unloaded by employees of the named insured away from premises owned by rented to or controlled by the named insured.

The following are not considered "watercraft" excluded above:

- (1) Floating docks, property of the insured and used at water terminals of the insured;
- (2) Barges if the accident results from the accidental loosening of the barge from the dock or mooring at the premises of the insured;
- (3) Rowboats operating with or without outboard motors.

8. Exclusion (h) is amended to read as follows:

- (h) under Coverage B, except with respect to liability assumed under contract covered by this policy, to injury to or destruction of (1) property owned, occupied or used by or rented to the insured, or (2) except with respect to the use of elevators or escalators, property in the care, custody or control of the insured, or (3) any goods or products manufactured, sold, handled or distributed or premises alienated by the named insured, or work completed by or for the named insured, out of which the accident arises;

For attachment  
to Policy No. LP-6041-903024-39

Endorsement Serial No. 1

Page 2 of 3

MONS 150313

## 9. The following exclusions are added:

- (1) to any accident, sickness, disease or personal injury with respect to which any insurance is afforded under any other policy issued to the named insured by the company;
- (m) with respect to liability arising out of the named insured's operations at or in the vicinity of Columbia, Tennessee, to (1) personal injury, other than bodily injury, caused by fluorine, or any fluoro or fluoride compound, or (2) injury to or destruction of property, including all consequential damages therefrom, caused by fluorine, or any fluoro or fluoride compound;
- (n) except with respect to bodily injury liability to any advertising or radio or television broadcasting activities of or on behalf of the insured.
- (o) to infringement of any patent, copyright, trade name or trade mark;
- (p) to liability arising out of plagiarism or trade practices held unfair or illegal under any state or federal law.
- (q) to liability imposed on the insured by reason of any fair employment practice or anti-discrimination act, statute or ordinance.

10. Exclusions (b), (e), (i), (j) and (k) are eliminated from the policy.

11. Condition 3 (a) Contract, is amended to read:

3 (a) the word "contract" means an agreement under which the named insured assumes the liability of others other than a warranty of goods or products.

12. Condition 12, Other Insurance, is amended to read:

12 Other Insurance - If the insured has other valid and collectible insurance against a loss covered hereunder, the insurance under this policy shall be excess insurance with respect to such loss.

13. In condition 16, Cancellation, line 6, the word "ten" immediately preceding the word "days" is amended to read "thirty".

## LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP-6041-903024-39

Issued to

Web Code  
102 000

102

ED. & NS  
ASMC

Issued

Countersigned by.....

AUTHORIZED REPRESENTATIVE

Sales Office & No.  
Page 3 of 3

End. Serial No. 1

MONS 150314

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by *Rae B. Davidson*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Alabama  
(State)

**1710**  
PRINTED  
IN U.S.A.

**MONS 150315**

**COUNTERSIGNATURE OF RESIDENT AGENT**

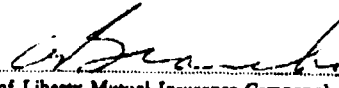
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

California

(State)

Sales Office

1710



MONS 150316

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**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder:

Address:

Countersigned by *J. C. Robey*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Connecticut  
(State)

**1710**

PRINTED  
IN U.S.A.

**MONS 150317**

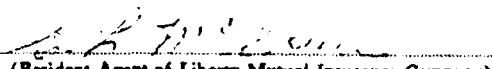
### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder: **Monsanto Chemical Company and as  
per Endorsement No. 1**

Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Colorado  
(State)

**1710**

PRINTED  
HERE

**MONS 150318**






### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: 12-6041-903024-39

Name of Policyholder:

Address:

Countersigned   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office.....

District of Columbia  
(State)

**1710**



MONS 150320

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder: Monsanto Chemical Company and  
as per Endorsement No. 1

Address: 800 North Lindbergh Boulevard  
St. Louis 66, Missouri

Countersigned by Louisa Rothman  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Montana  
(State)

1710

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IN U.S.A.

MONS 150321

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**  
Name of Policyholder: **Monsanto Chemical Company and  
as per Endorsement No. 1**  
Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

Countersigned by *W. J. Rehr*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

Idaho  
(State)

**1710**

**MONS 150322**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39  
Name of Policyholder: Monsanto Chemical Company and  
as per Endorsement No. 1  
Address: 800 North Lindbergh Boulevard  
St. Louis 66, Missouri

Countersigned by

*P. M. Stewart*  
(Resident Agent of Liberty Mutual Insurance Company)  
Washington

Sales Office 042

(State)

1710

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IN U.S.A.

MONS 150323

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**  
Name of Policyholder: **Monsanto Chemical Company and  
as per Endorsement No. 1**  
Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

Countersigned by *Harry B. Henderson*  
(Resident Agent of Liberty Mutual Insurance Company)  
**Wyoming**

Sales Office 042

(State)

**1710**

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IN  
U.S.A.

**MONS 150324**

### COUNTERSIGNATURE OF RESIDENT AGENT

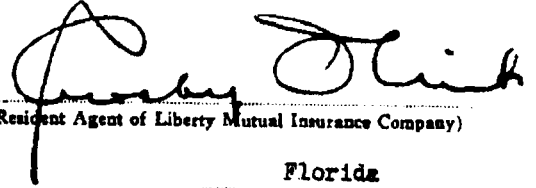
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: 10-6042-903024-39

Name of Policyholder:

Address:

Countersigned by



(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

Florida

(State)

1710



MONS 150325

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39  
Name of Policyholder: Monsanto Chemical Company and  
as per Endorsement No. 1  
Address: 800 North Lindbergh Boulevard  
St. Louis 66, Missouri

TO BE REPLACED BY  
COUNTERSIGNED COPY

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042 \_\_\_\_\_

Idaho

(State)

1710

PRINTED  
IN  
USA

MONS 150326

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: 12-6041-903024-39

Name of Policyholder:

Address:

Countersigned by *C. S. Wein*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office: \_\_\_\_\_

\_\_\_\_\_  
(State)

1710



MONS 150327



**COUNTERSIGNATURE OF RESIDENT AGENT**


The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

**Indiana**

(State)

Sales Office

**1710**



**MONS 150328**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**


Name of Policyholder:

Address:

Countersigned by *G. P. Dyer*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

**Kansas**  
(State)

**1710**  


**MONS 150329**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder:

Address:

Countersigned by

*Del Burns*  
(Resident Agent of Liberty Mutual Insurance Company)

Maine

(State)

Sales Office

1710

1986 8-24

MONS 150330

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-5041-903024-39  
Name of Policyholder:

Address:

Countersigned by *S. E. Armstrong*  
(Resident Agent of Liberty Mutual Insurance Company)  
Michigan  
(State)

Sales Office.....

**1710**



**HONS 150331**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder: **Monsanto Chemical Company and  
as per Endorsement No. 1**

Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

TO BE ATTACHED TO  
COUNTERSIGNED COPY

Countersigned by.....  
(Resident Agent of Liberty Mutual Insurance Company)

**Montana**

(State)

Sales Office..... **042**

**1710**

PRINTED  
U.S.A.

**MONS 150332**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by **ROBERT C. LONSDALE**  
*(Signature)*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

**New Jersey**  
(State)

**1710**

**MONS 150333**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**  
Name of Policyholder: **Monsanto Chemical Company and  
as per Endorsement No. 1**  
Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042

New Mexico  
(State)

**1710**



**MONS 150334**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder: Monsanto Chemical Company and  
as per Endorsement No. 1

Address: 800 North Lindbergh Boulevard  
St. Louis 66, Missouri

TO BE REPLACED BY  
COUNTERSIGNED COPY

Countersigned by.....  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office 042.....

New Mexico  
(State)

1710  
MAY 1966

MONS 150335



**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

**LP-6041-903024-39**

Policy Number:

Name of Policyholder:

Address:

Countersigned by.....

*Handwritten Signature*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office.....

\_\_\_\_\_  
(State)

**1710**

**MONS 150336**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-5041-903024-39

Name of Policyholder:

Address:

Countersigned by E E Brown  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

North Carolina  
(State)

1710

MONS 150337

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder:

Address:

Countersigned by

*[Signature]*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

*[Signature]*  
(State)

1710

MONS 150338

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-5042-903024-39**

Name of Policyholder:

Address:

Countersigned by C.W. Moseley  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Wisconsin  
(State)

**1710**



**MONS 150339**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-5041-903024-39

Name of Policyholder:

Address:

Countersigned by

*K. L. Clavin*  
(Resident Agent of Liberty Mutual Insurance Company)

Pennsylvania

(State)

Sales Office

**1710**

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IN  
U.S.A.

**MONS 150340**

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**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by \_\_\_\_\_

  
(Resident Agent of Liberty Mutual Insurance Company)

Rhode Island

(State)

Sales Office \_\_\_\_\_

**1710**



**MONS 150341**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-5041-903024-39

Name of Policyholder:

Address:

Countersigned by

T. B. McLeod  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

South Carolina  
(State)

**1710**



**MONS 150342**

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder:

Address:

Countersigned by *[Signature]*  
(Resident Agent of Liberty Mutual Insurance Company)  
(Dallas)  
Texas  
(State)

Sales Office \_\_\_\_\_

1710



MONS 150343



### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by *John Williams*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

Virginia  
(State)

**1710**



**MONS 150344**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP-6041-903024-39

Name of Policyholder: Monsanto Chemical Company and  
as per Endorsement No. 1

Address: 800 North Lindbergh Boulevard  
St. Louis 66, Missouri

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)  
Washington

Sales Office \_\_\_\_\_ 042

(State)

1710

1710

MONS 150345

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**

Name of Policyholder:

Address:

Countersigned by *Patricia E. Ebert*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office \_\_\_\_\_

State of Ind.  
(State)

**1710**



**MONS 150346**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP-6041-903024-39**  
Name of Policyholder: **Monsanto Chemical Company and  
as per Endorsement No. 1**  
Address: **800 North Lindbergh Boulevard  
St. Louis 66, Missouri**

**TO BE REPLACED BY  
COUNTERSIGNED COPY**

Countersigned by \_\_\_\_\_  
(Resident Agent of Liberty Mutual Insurance Company)  
**Wyoming**

Sales Office 042

\_\_\_\_\_  
(State)

**1710**

PRINTED  
IN  
U.S.A.

**MONS 150347**

## DECLARATIONS

LIBERTY MUTUAL

Comprehensive General Liability Policy

Policy No. LP1-641-004287-61 TD 513 Sales Office St. Louis Code 442 Salesman R. Hayes Code 7406 N/R Code 2 1st Year This Policy

Item 1. Named Insured Monsanto Company and as per End. 1

c/o Insurance Dept.

Address 800 No. Lindbergh Blvd., St. Louis 66, Mo.

No. Name Town or City Postal Zone No. State

☐ Individual ☐ Partnership ☒ Corporation ☐ ..... Petroleum Products  
Business of the named insured is Production, Manufacture, Distribution & Sales of Chemical and

Item 2. Policy Period: From Mo. 10 Day 1 Year 65 to Until Cancelled  
12:01 A.M., standard time at the address of the insured as stated herein.

Item 3. Insurance is afforded for Coverages A and B

The limit of the company's liability against each such coverage shall be as stated herein, subject to all the terms of this policy having reference thereto.

COVERAGES	LIMITS OF LIABILITY	
A — BODILY INJURY LIABILITY	\$ 25,000	each person
	\$ 25,000	each accident
	\$ 200,000	aggregate products
B — PROPERTY DAMAGE LIABILITY	\$ 25,000	each accident
	\$ See	aggregate operations
	\$ End.	aggregate protective
	\$ 1	aggregate products
	\$	aggregate contractual

Audit Basis: ☐ Annual ☐ Semi-Annual ☐ Quarterly ☒ Monthly ☒

Item 4. Computation of Premiums

The rating classification used for this policy does not modify the exclusions or other terms of the policy.

Classification and Location	Code No.	Premium Base		Rates		Advance Premiums	
				Bodily Injury Liability	Property Damage Liability	Bodily Injury Liability Code 118	Property Damage Liability Code 118
10/65 137,124 11/20/66 137,150	65-191 master 65-8			See Extension Schedules			

MINIMUM PREMIUMS: Bodily Injury Liability	Property Damage Liability	TOTAL ANNUAL PREMIUM	\$548,573.00
\$ 130.00	\$ 65.00	TOTAL DEPOSIT PREMIUM	\$137,124.00

The policy, including all endorsements issued therewith, is hereby countersigned by

J. F. Langraw

Work Units Typed by Date Audit Basis Periodic Payments Rating Basis Fed. H. G. Home State Rewrite of  
6-83 18 1/5/66 8 2 R 2 NR 2 S Mo. LP1-641-004287-082

CPO 2101 R2

MUNS 151603

Item 4 — *Declarations Schedule*

CLASSIFICATION AND LOCATIONS	PREMIUM BASE	RATES		ADVANCE PREMIUMS	
		Per \$100		Bodily Injury Liability	Property Damage Liability
		Total Payroll	Total Payroll		
				Code 318	Code 238
All Operations of the Named Insured excluding Tax. 9880					
Tex. Operations 9000					
Ala. 9880	13,140,900	.067	.124	8,804.	16,295.
Ariz. 9880	8,400	.067	.124	6.	10.
Ark. 9880	9,842,200	.067	.124	6,594.	12,204.
Calif. 9880	4,005,700	.067	.124	2,684.	4,967.
Colo. 9880	118,800	.067	.124	80.	147.
Conn. 9880	5,490,700	.067	.124	3,679.	6,808.
Del. 9880	138,100	.067	.124	93.	171.
D.C. 9880	48,100	.067	.124	32.	60.
Fla. 9880	35,792,800	.067	.124	23,981.	44,383.
Ga. 9880	920,700	.067	.124	617.	1,142.
Idaho 9880	1,539,800	.067	.124	1,032.	1,909.
Ill. 9880	15,850,000	.067	.124	10,620.	19,654.
Ind. 9880	3,234,900	.067	.124	2,167.	4,011.
Iowa 9880	810,300	.067	.124	543.	1,005.
Kans. 9880	89,300	.067	.124	60.	111.
Ky. 9880	135,900	.067	.124	91.	169.
La. 9880	2,937,900	.076	.129	2,233.	4,965.
Md. 9880	19,900	.067	.124	13.	25.
Mass. 9880	27,826,800	.067	.124	18,644.	34,505.
Mich. 9880	6,208,600	.067	.124	4,160.	7,699.
Minn. 9880	469,200	.067	.124	314.	582.

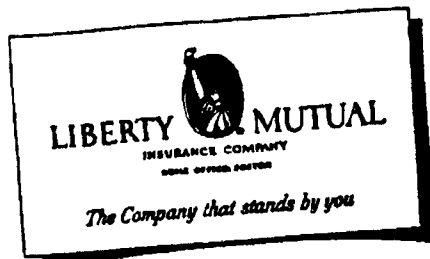
## Item 4 — Declaration Schedule

CLASSIFICATION AND LOCATIONS		PREMIUM BASE Total Payroll	RATES		ADVANCE PREMIUMS	
			BY \$100 Total Payroll		Result Injury Liability	Property Damage Liability
			Result Injury Liability	Property Damage Liability	Code 318	Code 336
Miss.	9880	243,000	.067	.124	163.	301.
Mo.	9880	32,121,400	.067	.124	21,521.	39,831.
Nebr.	9880	19,000	.067	.124	13.	24.
N.J.	9880	8,446,900	.067	.124	5,659.	10,474.
N.Y.	9880	2,580,800	.067	.124	1,729.	3,200.
N.C.	9880	4,473,300	.067	.124	2,997.	5,547.
N. Dak.	9880	7,500	.067	.124	5.	9.
Ohio	9880	6,563,200	.067	.124	4,397.	8,138.
Okla.	9880	83,800	.067	.124	56.	104.
Oreg.	9880	77,900	.067	.124	52.	97.
Pa.	9880	151,800	.067	.124	102.	188.
R.I.	9880	751,900	.067	.124	504.	932.
S.C.	9880	8,949,800	.067	.124	5,996.	11,098.
Tenn.	9880	6,241,200	.067	.124	4,182.	7,739.
Tex.	9000	22,666,400	.067	.124	15,186.	28,106.
Utah	9880	1,000	.067	.124	1.	1.
Va.	9880	56,300	.067	.124	38.	70.
Wash.	9880	921,000	.067	.124	617.	1,142.
W. Va.	9880	5,077,400	.067	.124	3,402.	6,296.
Subject to End. 6						111,312.
Subject to End. 25						75.
			TOTAL PREMIUM		153,067.	395,056.
			Deposit		38,267.	98,857.

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MONS 151605

**COMPREHENSIVE GENERAL LIABILITY POLICY**

FOR PROMPT INSURANCE SERVICE — CALL YOUR SERVICE OFFICE

THIS POLICY IS CLASSIFIED IN DIVIDEND CLASS I  
GENERAL CLASS

The named insured is hereby notified that by virtue of this policy he is a member of Liberty Mutual Insurance Company and is entitled to vote either in person or by proxy at any and all meetings of said company.

The annual meetings are held at its home office, Boston, Massachusetts, on the second Wednesday of April in each year, at eleven o'clock in the morning.

(A mutual insurance company, herein called the company)

Agrees with the insured, named in the declarations made a part hereof, in consideration of the payment of the premium and in reliance upon the statements in the declarations and subject to the limits of liability, exclusions, conditions and other terms of this policy:

**INSURING AGREEMENTS**

**I Coverage A — BODILY INJURY LIABILITY** To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by any person and caused by accident.

**Coverage B — PROPERTY DAMAGE LIABILITY**

To pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages because of injury to or destruction of property, including the loss of use thereof, caused by accident.

**II DEFENSE, SETTLEMENT, SUPPLEMENTARY PAYMENTS** With respect to such insurance as is afforded by this policy, the company shall:

- (a) defend any suit against the insured alleging such injury, sickness, disease or destruction and seeking damages on account thereof, even if such suit is groundless, false or fraudulent; but the company may make such investigation, negotiation and settlement of any claim or suit as it deems expedient;
- (b) (1) pay all premiums on bonds to release attachments for an amount not in excess of the applicable limit of liability of this policy, all premiums on appeal bonds required in any such defended suit, but without any obligation to apply for or furnish any such bonds;
- (2) pay all expenses incurred by the company, all costs

taxed against the insured in any such suit and all interest accruing after entry of judgment until the company has paid or tendered or deposited in court such part of such judgment as does not exceed the limit of the company's liability thereon;

- (3) pay expenses incurred by the insured for such immediate medical and surgical relief to others as shall be imperative at the time of the accident;
- (4) reimburse the insured for all reasonable expenses, other than loss of earnings, incurred at the company's request;

and the amounts so incurred, except settlements of claims and suits, are payable by the company in addition to the applicable limit of liability of this policy.

**DEFINITION OF INSURED** The unqualified word "insured" includes the named insured and also includes any executive officer, director or stockholder thereof while acting within the scope of his duties as such, and any organization or proprietor with respect to real estate management for the named insured. If the named insured is a partnership, the unqualified word "insured" also includes any partner therein but only with respect to his liability as such.

**POLICY PERIOD, TERRITORY** This policy applies only to accidents which occur during the policy period within the United States of America, its territories or possessions, or Canada.

**This policy does not apply:**

- (a) to liability assumed by the insured under any contract or agreement except (1) a contract as defined herein or (2) as respects the insurance which is afforded for the Products Hazard as defined, a warranty of goods or products;
- (b) to any obligation for which the insured may be held liable in an action on a contract or an agreement by a person not a party thereto;
- (c) except with respect to operations performed by independent contractors and except with respect to liability assumed by the insured under a contract as defined herein, to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft if the accident occurs away from premises owned by, rented to or controlled by the named insured, except insofar as this part of this exclusion is stated in the declarations to be inapplicable, (2) automobiles if the accident occurs away from such premises or the ways immediately adjoining, or (3) aircraft;

**EXCLUSIONS**

- (d) to injury, sickness, disease, death or destruction due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing, with respect to (1) liability assumed by the insured under any contract or agreement or (2) expenses under Insuring Agreement II (b) (3);
- (e) to liability imposed upon the insured or any indemnitee, as a person or organization engaged in the business of manufacturing, selling or distributing alcoholic beverages, or as an owner or lessor of premises used for such purposes, by reason of any statute or ordinance pertaining to the sale, gift, distribution or use of any alcoholic beverage;
- (f) under coverage A, to any obligation for which the insured or any carrier as his insurer may be held liable under any workmen's compensation, unemployment compensation or disability benefits law, or under any similar law;
- (g) under coverage A, except with respect to liability as-



sumed by the insured under a contract as defined herein, to bodily injury to or sickness, disease or death of any employee of the insured arising out of and in the course of his employment by the insured;

- (h) under coverage B, to injury to or destruction of (1) property owned or occupied by or rented to the insured, or (2) except with respect to liability under sidetrack agreements covered by this policy, property used by the insured, or (3) except with respect to liability under such sidetrack agreements or the use of elevators or escalators at premises owned by, rented to or controlled by the named insured, property in the care, custody or control of the insured or property as to which the insured for any purpose is exercising physical control, or (4) any goods, products or containers thereof manufactured, sold, handled or distributed or premises alienated by the named insured, or work completed by or for the named insured, out of which the accident arises;
- (i) under coverage B, to injury to or destruction of buildings or property therein, wherever occurring, arising out of any of the following causes, if such cause occurs on or from premises owned by or rented to the named insured: (1) the discharge, leakage or overflow of water or steam from plumbing, heating, refrigerating or air-conditioning systems, standpipes for firehose, or industrial or domestic appliances, or any substance from automatic sprinkler systems, (2) the collapse or fall of tanks or the component parts or supports thereof which form a part of automatic sprinkler systems, or (3) rain or snow admitted directly to the building interior through defective roofs, leaders or spouting, or open or defective doors, windows, skylights, transoms or ventilators; but this exclusion does not apply to loss due to fire, to the use of elevators or escalators or to operations performed by independent contractors;

- (j) under coverage B, to injury to or destruction of any property arising out of (1) blasting or explosion, other than the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment, or (2) the collapse of or structural injury to any building or structure due (a) to grading of land, excavation, borrowing, filling, back-filling, tunneling, pile driving, coffer-dam work or caisson work, or (b) to moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors or to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, and provided further that part (1) or part (2) of this exclusion does not apply to operations stated, in the declarations or in the company's manual, as not subject to such part of this exclusion;
- (k) under coverage B, to injury to or destruction of wires, conduits, pipes, mains, sewers or other similar property, or any apparatus in connection therewith, below the surface of the ground, if such injury or destruction is caused by and occurs during the use of mechanical equipment for the purpose of grading of land, paving, excavating or drilling, or to injury to or destruction of property at any time resulting therefrom; provided, however, this exclusion does not apply with respect to liability assumed by the insured under any contract covered by this policy, to operations performed for the named insured by independent contractors, to completed or abandoned operations within the meaning of paragraph 2 of the Products Hazard, or to operations stated, in the declarations or in the company's manual, as not subject to this exclusion.

## CONDITIONS

**1 PREMIUM** The premium bases and rates for the hazards described in the declarations are stated therein. Premium bases and rates for hazards not so described are those applicable in accordance with the manuals in use by the company.

The advance premium stated in the declarations is an estimated premium only. Upon termination of this policy, the earned premium shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to this insurance. If the earned premium thus computed exceeds the estimated advance premium paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the unearned portion paid by such insured.

When used as a premium basis:

- (1) the word "admissions" means the total number of persons, other than employees of the named insured, admitted to the event insured or to events conducted on the premises whether on paid admission tickets, complimentary tickets or passes;
- (2) the word "cost" means the total cost to (a) the named insured with respect to operations performed for the named insured during the policy period by independent

contractors, or (b) any indemnitee with respect to any contract covered by this policy, of all work let or sublet in connection with each specific project, including the cost of all labor, materials and equipment furnished, used or delivered for use in the execution of such work, whether furnished by the owner, contractor or subcontractor, including all fees, allowances, bonuses or commissions made, paid or due;

- (3) the word "receipts" means the gross amount of money charged by the named insured for such operations by the named insured or by others during the policy period as are rated on a receipts basis other than receipts from telecasting, broadcasting or motion pictures, and includes taxes, other than taxes which the named insured collects as a separate item and remits directly to a governmental division;
- (4) the word "remuneration" means the entire remuneration earned during the policy period by proprietors and by all employees of the named insured, other than drivers of teams or automobiles and aircraft pilots and co-pilots, subject to any overtime earnings or limitation of remuneration rule applicable in accordance with the manuals in use by the company;

- (c) the word "sales" means the gross amount of money charged by the named insured or by others trading under his name for all goods and products sold or distributed during the policy period and charged during the policy period for installation, servicing or repair, and includes taxes, other than taxes which the named insured and such others collect as a separate item and remit directly to a governmental division.

The named insured shall maintain for each hazard records of the information necessary for premium computation on the basis stated in the declarations, and shall send copies of such records to the company at the end of the policy period and at such times during the policy period as the company may direct.

- 2 INSPECTION AND AUDIT** The company shall be permitted to inspect the insured premises, operations and elevators and to examine and audit the insured's books and records at any time during the policy period and any extension thereof and within three years after the final termination of this policy, as far as they relate to the premium bases or the subject matter of this insurance.

- 3 DEFINITIONS (a) Contract** The word "contract" means, if in writing, a lease of premises, easement agreement, agreement required by municipal ordinance, sidetrack agreement, or elevator or escalator maintenance agreement.

**(b) Automobile** The word "automobile" means a land motor vehicle, trailer or semitrailer, provided:

- (1) the following described equipment shall be deemed an automobile while towed by or carried on an automobile not so described, but not otherwise: if of the crawler-type, any tractor, power crane or shovel, ditch or trench digger; any farm-type tractor; any concrete mixer other than of the mix-in-transit type; any grader, scraper, roller or farm implement; and, if not subject to motor vehicle registration, any other equipment not specified in (2) below, which is designed for use principally off public roads.
- (2) The following described equipment shall be deemed an automobile while towed by or carried on an automobile as above defined solely for purposes of transportation or while being operated solely for locomotion, but not otherwise: if of the non-crawler type, any power crane, or shovel, ditch or trench digger; and any air-compressing, building or vacuum cleaning, spraying or welding equipment or well drilling machinery.

**(c) Products Hazard** The term "products hazard" means

- (1) goods or products manufactured, sold, handled or distributed by the named insured or by others trading under his name, if the accident occurs after possession of such goods or products has been relinquished to others by the named insured or by others trading under his name and if such accident occurs away from premises owned, rented or controlled by the named insured or on premises for which the classification stated in division 1 of the declarations excludes any part of the foregoing; provided, such goods or products shall be deemed to include any container thereof, other than a vehicle, but shall not include any vending machine or any property,

other than such container, rented to or located for use of others but not sold;

- (2) operations, if the accident occurs after such operations have been completed or abandoned and occurs away from premises owned, rented or controlled by the named insured; provided, operations shall not be deemed incomplete because improperly or defectively performed or because further operations may be required pursuant to an agreement; provided further, the following shall not be deemed to be "operations" within the meaning of this paragraph: (a) pick-up or delivery, except from or onto a railroad car, (b) the maintenance of vehicles owned or used by or in behalf of the insured, (c) the existence of tools, uninstalled equipment and abandoned or unused materials and (d) operations for which the classification stated in division 1 of the declarations specifically includes completed operations.

**(d) Assault and Battery** Assault and battery shall be deemed an accident unless committed by or at the direction of the insured.

**LIMITS OF LIABILITY — Coverage A** The limit of bodily injury liability stated in the declarations as applicable to "each person" is the limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by one person as the result of any one accident; the limit of such liability stated in the declarations as applicable to "each accident" is, subject to the above provision respecting each person, the total limit of the company's liability for all damages, including damages for care and loss of services, arising out of bodily injury, sickness or disease, including death at any time resulting therefrom, sustained by two or more persons as the result of any one accident.

**LIMITS OF LIABILITY — Products** Subject to the limit of liability with respect to "each accident", the limits of bodily injury liability and property damage liability stated in the declarations as "aggregate products" are respectively the total limits of the company's liability for all damages arising out of the products hazard. All such damages arising out of one lot of goods or products prepared or acquired by the named insured or by another trading under his name shall be considered as arising out of one accident.

**LIMITS OF LIABILITY — Coverage B** The limit of property damage liability stated in the declarations as applicable to "each accident" is the total limit of the company's liability for all damages arising out of injury to or destruction of all property of one or more persons or organizations, including the loss of use thereof, as the result of any one accident.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate operations" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by the ownership, maintenance or use of premises

or operations rated on a remuneration premium basis or by contractors' equipment rated on a receipts premium basis.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate protective" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, caused by operations performed for the named insured by independent contractors or general supervision thereof by the named insured, except (a) maintenance and repairs at premises owned by or rented to the named insured and (b) structural alterations at such premises which do not involve changing the size of or moving buildings or other structures.

Subject to the limit of liability with respect to "each accident", the limit of property damage liability stated in the declarations as "aggregate contractual" is the total limit of the company's liability for all damages arising out of injury to or destruction of property, including the loss of use thereof, with respect to liability assumed by the insured under contracts covered by this policy in connection with operations for which there is an "aggregate operations" limit of property damage liability stated in the declarations.

The limits of property damage liability stated in the declarations as "aggregate operations", "aggregate protective" and "aggregate contractual" apply separately to each project with respect to operations being performed away from premises owned by or rented to the named insured.

- 7 SEVERABILITY OF INTERESTS** The term "the insured" is used severally and not collectively, but the inclusion herein of more than one insured shall not operate to increase the limits of the company's liability.
- 8 NOTICE OF ACCIDENT** When an accident occurs written notice shall be given by or on behalf of the insured to the company or any of its authorized agents as soon as practicable. Such notice shall contain particulars sufficient to identify the insured and also reasonably obtainable information respecting the time, place and circumstances of the accident, the names and addresses of the injured and of available witnesses.
- 9 NOTICE OF CLAIM OR SUIT** If claim is made or suit is brought against the insured, the insured shall immediately forward to the company every demand, notice, summons or other process received by him or his representative.
- 10 ASSISTANCE AND COOPERATION OF THE INSURED** The insured shall cooperate with the company and, upon the company's request, shall attend hearings and trials and shall assist in effecting settlements, securing and giving evidence, obtaining the attendance of witnesses and in the conduct of suits. The insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense other than for such immediate medical and surgical relief to others as shall be imperative at the time of accident.
- 11 ACTION AGAINST COMPANY** No action shall lie against the company unless, as a condition precedent thereto, the insured shall have fully complied with all the terms of this policy, nor until the amount of the insured's obligation to pay shall have been finally determined either by judgment against the insured after actual trial or by written agreement of the insured, the claimant and the company.

Any person or organization or the legal representative thereof who has secured such judgment or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. Nothing contained in this policy shall give any person or organization any right to join the company as a co-defendant in any action against the insured to determine the insured's liability.

Bankruptcy or insolvency of the insured or of the insured's estate shall not relieve the company of any of its obligations hereunder.

**OTHER INSURANCE** If the insured has other insurance against a loss covered by this policy the company shall not be liable under this policy for a greater proportion of such loss than the applicable limit of liability stated in the declarations bears to the total applicable limit of liability of all valid and collectible insurance against such loss.

**SUBROGATION** In the event of any payment under this policy, the company shall be subrogated to all the insured's rights of recovery therefor against any person or organization and the insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The insured shall do nothing after loss to prejudice such rights.

**CHANGES** Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by the President or a Vice-President and the Secretary or an Assistant Secretary of the company and, if such signatures are facsimile signatures, countersigned by a duly authorized representative of the company.

**ASSIGNMENT** Assignment of interest under this policy shall not bind the company until its consent is endorsed hereon; if, however, the named insured shall die, this policy shall cover the named insured's legal representative as named insured; provided that notice of cancellation addressed to the insured named in the declarations and mailed to the address shown in this policy shall be sufficient notice to effect cancellation of this policy.

**CANCELATION** This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at the address shown in this policy written notice stating when not less than ten days thereafter such cancellation shall be effective. The mailing of notice as aforesaid shall be sufficient proof of notice. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

If the named insured cancels, earned premium shall be computed in accordance with the customary short rate table and procedure. If the company cancels, earned premium shall be computed pro rata. Premium adjustment may be made either at the time cancellation is effected or as soon as practicable after cancellation becomes effective, but payment or tender of unearned premium is not a condition of cancellation.

**17** **DECLARATIONS** By acceptance of this policy the named insured agrees that the statements in the declarations are his agreements and representations, that this policy is issued in reliance upon the truth of such representations and that this policy embodies all agreements existing between himself and the company or any of its agents relating to this insurance.

**MUTUAL POLICY CONDITIONS** This policy is non-assessable. The policyholder is a member of the company and shall participate, to the extent and upon the conditions fixed and determined by the board of directors in accordance with the provisions of law, in the distribution of dividends, so fixed and determined.

**18**

In witness whereof, the company has caused this policy to be signed by its President and its Secretary at Boston, Massachusetts, and countersigned on the declarations page by a duly authorized representative of the company.

*Bruce E. Doorman*  
SECRETARY

*Frank L. Sawell*  
PRESIDENT

MONS 151601

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## SHORT RATE CANCELATION TABLE

Days Policy in Force	Per Cent of One Year Premium	Days Policy in Force	Per Cent of One Year Premium
1	5	154-156	53
2	6	157-160	54
3-4	7	161-164	55
5-6	8	165-167	56
7-8	9	168-171	57
9-10	10	172-175	58
11-12	11	176-178	59
13-14	12	179-182 (8 mos.)	60
15-16	13	183-187	61
17-18	14	188-191	62
19-20	15	192-196	63
21-22	16	197-200	64
23-25	17	201-205	65
26-29	18	206-209	66
30-32 (1 mo.)	19	210-214 (7 mos.)	67
33-36	20	215-218	68
37-40	21	219-223	69
41-43	22	224-228	70
44-47	23	229-232	71
48-51	24	233-237	72
52-54	25	238-241	73
55-58	26	242-246 (8 mos.)	74
59-62 (2 mos.)	27	247-250	75
63-65	28	251-255	76
66-69	29	256-260	77
70-73	30	261-264	78
74-76	31	265-269	79
77-80	32	270-273 (9 mos.)	80
81-83	33	274-278	81
84-87	34	279-282	82
88-91 (3 mos.)	35	283-287	83
92-94	36	288-291	84
95-98	37	292-296	85
99-102	38	297-301	86
103-106	39	302-305 (10 mos.)	87
107-109	40	306-310	88
110-113	41	311-314	89
114-116	42	315-319	90
117-120	43	320-323	91
121-124 (4 mos.)	44	324-328	92
125-127	45	329-332	93
128-131	46	333-337 (11 mos.)	94
132-135	47	338-342	95
136-138	48	343-346	96
139-142	49	347-351	97
143-146	50	352-355	98
147-149	51	356-360	99
150-153 (5 mos.)	52	361-365 (12 mos.)	100

If the policy has been in effect for twelve months or less, the above table applies. If the policy has been in effect for more than twelve months, the earned premium shall be determined as follows: (1) Determine full annual premium as for a policy written for a term of one year. (2) Deduct such premium from the full policy premium, and on the remainder calculate the pro rata earned premium on the basis of the ratio of the length of time beyond one year the policy has been in effect to the length of time beyond one year for which the policy was originally written. (3) Add premium produced in accordance with provisions (1) and (2) to obtain earned premium during period policy has been in effect.

COMPREHENSIVE GENERAL  
LIABILITY POLICY

No. LPI- 641-004287-61



THIS POLICY IS NONASSESSABLE.

OFFICES  
IN  
PRINCIPAL CITIES  
THROUGHOUT  
THE  
UNITED STATES,  
AND  
CANADA

MONS 151602

AMENDATORY ENDORSEMENT

It is agreed that the policy is amended as follows:

1. Named Insured The named insured is:

Monsanto Company  
 Chemstrand Overseas, S.A.  
 Chemstrand International, S.A.  
 Chemstrand Research Center, Inc.  
 Fabricraft Engineering Inc.  
 Fabric Services, Inc., a Delaware Corporation  
 Filtered Resin Products Company  
 Monsanto Research Corporation  
 Monsanto Service Company  
 Wood Treating Company  
 Associated Sales and Supply Company  
 Niemeier Chemical Service, Inc.  
 Semo Liquid Fertilizers, Charleston, Mo.  
~~Monsanto Agricultural Centers, Waxahatchie, Inc.~~  
~~Monsanto Agricultural Centers, Corsicana, Inc.~~  
~~Monsanto Agricultural Centers, Itasca, Inc.~~  
~~Triway Fertilizing Company~~  
 Helen Harper, Inc.  
 Blume Assoc. Inc.  
 Impromptu Casuals  
 Sorrentino, Ltd.  
~~Monsanto Agricultural Centers, Ennis, Inc.~~  
~~Mc Quarter Chemical Company, Inc.~~  
~~Polythane Corporation~~  
~~Monsanto International Engineering Company~~

and unless otherwise specifically provided, any other domestic corporation, company or business entity while Monsanto Company, owns therein an interest of more than (50%) now or hereafter during the policy period, provided that Monsanto Company shall notify the Company within thirty days of its acquisition of such an interest.

Domestic corporation means any corporation incorporated under the general incorporation laws, or chartered by special legislation or legislative grant of any state, territory or possession of the United States of America or any province of Canada.

2. Monsanto Company as Agent for Other Named Insureds.

Monsanto Company is authorized to act in behalf of all interests named as insureds with respect to all matters relating to insurance afforded by the policy, including the giving and receiving of notice of cancellation, the paying of premiums and receiving of return premiums, if any, and such dividends as may be declared by the company.

3. Personal Injury: The words "personal injury" are substituted for the words "bodily injury" in Insuring Agreement I, Coverage A, Bodily Injury Liability, and elsewhere throughout the policy except in Exclusion (g).

4. Coverage A - Occurrence: The word "Occurrence" is substituted for the word "Accident" wherever the word "accident" is used with respect to insurance afforded under Coverage A-Bodily Injury Liability, provided, however, that the insurance does not apply if the insured intended or knew that injury would result.

Page 1 of 5

For Attachment to  
 Policy No. LP1-641-004287-61

End. 1

MONS 151559

5. Coverage B- Accident Defined: The word "accident" wherever used in the policy with respect to Coverage B shall be deemed to include continuous and repeated exposure to conditions which result in injury to or destruction of property during the policy period, provided the insured did not intend or know that such injury or destruction would result. All damages arising out of such exposure to substantially the same general conditions shall be considered as arising out of one accident. With respect to such continuous and repeated exposure as aforesaid, the insurance does not apply to any claim or suit seeking damages for injury to or destruction of property, any part of which occurred after the termination date of the policy.

6. World Wide Coverage, Policy Period Modified: Insuring Agreement IV amended to read:

The policy applies only to accidents with respect to Coverage B and occurrences with respect to Coverage A which occur during the policy period anywhere in the world.

An accident or occurrence will be considered as occurring only on the date that injury or destruction takes place and in the case of continuous or repeated exposure as aforesaid, the accident shall be considered as occurring only on the date that the last injury or destruction results.

7. Defense and Settlement in Foreign Countries: The following paragraph is added to Insuring Agreement II

If claim is made or suit is brought elsewhere than within the United States of America, its territories or possessions, or Canada, the company shall have the right but not the duty to investigate, settle or defend, the insured, under the supervision of the company will make or cause to be made such investigation and defense as are reasonably necessary, and subject to prior authorization by the company and within the applicable limits of liability of the policy, will effect to the extent possible such settlement or settlements as the company deems prudent. The company shall reimburse the insured for the reasonable costs of such investigation and defense and, within the applicable limits of liability of the policy, for the amounts of such authorized settlements.

8. Amendment of Watercraft Exclusion: Exclusion (c) of the policy is amended to read:

"except with respect to operations performed by independent contractors and except with respect to liability assumed by the insured under a contract as defined herein, to the ownership, maintenance, operation, use, loading or unloading of (1) watercraft owned by the named insured, if the accident or occurrence occurs away from premises owned by, the named insured, rented to or controlled by the named insured, or, (2) automobiles if the accident or occurrence occurs away from premises owned by, rented to, or controlled by the named insured or the ways immediately adjoining, or, (3) aircraft, provided however part (1) does not apply with respect to the following: *ACFT AND # 21*

For Attachment to  
Policy No. LP1-641-004287-61

Page 2 of 5

End. 1

MONS 151560

8. Amendment of Watercraft Exclusion: (Cont'd)

- (1) Floating docks, used at water terminals of the insured.
- (2) Barges if the accident or occurrence results from the accidental loosening of the barge from the dock, or mooring at the premises of the insured.
- (3) Rowboats operating with or without outboard motors.

9. Amendment of Exclusion (h): Exclusion (h) is amended to read as follows:

under Coverage B, except with respect to liability assumed under contract covered by this policy, to injury to or destruction of (1) property owned, occupied or used by or rented to the insured, or (2) except with respect to the use of elevators or escalators, property in the care, custody or control of the insured, or (3) any goods or products manufactured, sold, handled or distributed or premises alienated by the named insured or work completed by or for the named insured, out of which the accident arises.

10. Additional Exclusions: The policy does not apply:

- (L) to any accident, sickness, disease or personal injury with respect to which any insurance is afforded under any other policy issued to the named insured by the company.
- (m) except with respect to bodily injury liability to any advertising or radio or television broadcasting activities of or on behalf of the insured.
- (n) to infringement of any patent, copyright, trade name or trade mark.
- (o) to liability arising out of plagiarism or trade practices held unfair or illegal under any state or federal law.

11. Deletion of

Third Party Beneficiary Exclusion

Liquor Law Exclusion

Water Damage and Sprinkler Leakage Exclusion

Explosion and Collapse Exclusion

Underground Damage due to use of mechanical equipment Exclusion (b), (e), (i), (j), and (k) are hereby eliminated from the policy.

12. Definition of Contract Condition (3), Definition (a) is amended to read:

the word "contract" means an agreement under which the named insured assumes the liability of others other than a warranty of goods or products.

13. Other Insurance: Condition 12 is amended to read:

if the insured has other valid and collectible insurance against a loss covered hereunder, the insurance under this policy shall be excess insurance with respect to such loss.

For Attachment to  
Policy No. LP1-641-004287-61

Page 3 of 5

End. 1

MONS 151561



14. Notice of Cancellation: Condition 16, cancellation is amended as follows:

In Line 6, the word "ten" immediately preceeding the word "days" is amended to read "thirty"

15. Premium

The term "premium period" means the twelve consecutive months following the effective date or any anniversary date of this policy or, if the time between any such date and the termination of this policy is less than twelve months, such lesser period.

Condition 1 is amended as follows:

(a) the first two paragraphs are amended to read:

"The premium bases and rates for the first premium period for the hazards described in the declarations are stated therein. The premium bases and rates for subsequent premium periods for the hazards described in the declarations shall be stated in future endorsements to this policy. Premium bases and rates for hazards not so described are those applicable in accordance with the manuals in use by the company."

"The named insured shall pay to the company the Advance Premium stated in the declarations for the first premium period. Thereafter, at the beginning of each premium period while the policy is in force, the named insured shall pay to the company the Advance Premium for such period as stated in future endorsements to this policy. Upon termination of this policy, the earned premium shall be computed in accordance with the company's rules, rates, rating plans, premiums and minimum premiums applicable to this insurance. If the earned premium thus computed exceeds the estimated advance premium paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the unearned portion paid by such insured."

(b) In subparagraphs (2) through (5) of the third paragraph, the words "policy period" are amended to read "premium period."

16. Aggregate Limits of Liability

Bodily Injury Liability - Products

The total aggregate limit of the company's liability under Coverage A of this policy for all damages because of bodily injury, sickness or disease, including death at any time resulting therefrom, arising out of the products hazard, sustained by any person, and caused by all occurrences which occur during a premium period as defined in section 15 above is Two Hundred Thousand Dollars (\$200,000), and Condition 5 of the policy is amended accordingly.

Page 4 of 5

For Attachment to  
Policy No. LPI-641-004287-61

End. 1

MONS 151562

16. Aggregate Limits of Liability (cont'd)

Property Damage Liability

The total aggregate limit of the company's liability under Coverage B of this policy for all damages because of injury to or destruction of property, including loss of use thereof, caused by all accidents which occur during a premium period as defined in Section 15 above is Five Hundred Thousand Dollars (\$500,000), and Conditions 5 and 6 of the policy are amended accordingly.

see EN 16

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Bowman* *Thomas L. Kewell*  
\_\_\_\_\_  
Authorized Representative

*Bruce E. Bowman* *Thomas L. Kewell*  
\_\_\_\_\_  
Authorized Representative

Countersigned by *J. F. Langstaff*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LPI-641-004287-61

Issued to \_\_\_\_\_

Page 5 of 5

Endorsement Serial No. 1

Work Units 1 -

Issued

Sales Office & No.

MONS 151563

WAIVER OF SUBROGATION

"It is agreed that with respect to any liability of Monsanto Company, that may arise by reason of the sale of Monsanto of a composition which is a 'Synthetic Fluid', incorporated into the Commercial Enterprise section of an agreement dated August 24, 1948, between Monsanto and Douglas Aircraft Company, Inc. the company waives any rights of subrogation against Douglas Aircraft Company, Inc. that the Company may have under Condition 13 of the policy, because of the relationship between Monsanto and Douglas as created by said Agreement."

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Dorman* *Frank L. Sawell*  
Secretary President

*Anna E. Dorman* *Frank L. Sawell*  
Secretary President

Countersigned by

*J. F. Langstaffe*  
AUTHORIZED REPRESENTATIVE

Countersigned by

AUTHORIZED REPRESENTATIVE

Effective Date

Expiration Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LPL-641-004287-61

Issued to

Endorsement Serial No. 2

Work Units 1 -

Issued

Sales Office & No.

MONS 151558

## PRODUCTS LIABILITY ENDORSEMENT — VENDORS

It is agreed that such insurance as is afforded by the policy also applies, subject to the following provisions, with respect to the possession, consumption, handling, or use of, or the existence of any condition in any merchandise or product manufactured, sold, handled or distributed by the named insured:

1. The insurance applies to any person or organization with respect to the distribution or sale in the course of business of any merchandise or product manufactured, sold, handled or distributed by the named insured.
2. The insurance does not apply:
  - (a) To the negligence of any person or organization other than the named insured,
  - (b) To any express warranty unauthorized by the named insured, or
  - (c) To any person or organization, other than a purchaser of such merchandise or product from the named insured, from whom any product, ingredient, part or container entering into, accompanying or containing any product of the named insured has been acquired.

LIBERTY MUTUAL INSURANCE COMPANY

*Frank L. Sawell*  
PRESIDENT

*Bruce E. Doorman*  
SECRETARY

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP1-641-004287-61

Issued to

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

937  
LP LS

Issued

Sales Office & No.

End. Serial No. 3

MONS 151557

## COMPOSITE RATING PLAN ENDORSEMENT

It is agreed that Condition 1, Premium, of the policy is amended to include the following premium basis definition:

"Total Payroll" means all payments by the named insured in cash or substitute therefor during the policy period to all executive officers and other employees of the named insured, subject:

- (a) to any overtime earnings or limitation or remuneration rule applicable in accordance with the Workmen's Compensation manuals in use by the company.
- (b) with respect to each executive officer to the maximum and minimum amounts applicable in accordance with such manuals.

LIBERTY MUTUAL INSURANCE COMPANY

*Frank L. Sawell*

PRESIDENT

*Bruce E. Doorman*

SECRETARY

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No. LP1-641-004287-61

Issued to

Countersigned by

*J. F. Langmuir*

AUTHORIZED REPRESENTATIVE

Sales Office and No.

End. Serial No. 4

110L

LP LS

LT

Issued  
LU



MONS 151556

EXCESS LIMITS PREMIUM ENDORSEMENT

It is agreed that the premium for the EXCESS LIMITS ENDORSEMENTS on all policies subject to this endorsement shall as a matter of convenience be computed and be payable under this policy in accordance with the following provisions:

- (1) DEFINITIONS With reference to the excess limits premium for all such policies:

Premium Period means the 12 consecutive months following October 1, 1965 or any anniversary date thereof or, if the time between such date and the termination of this policy is less than 12 months, such lesser period.

Total Payroll means all payments by the named insureds in cash or substitute therefor to all of their executive officers and other employees subject:

- (a) to any overtime earnings or limitation of remuneration rule applicable in accordance with the workmen's compensation manuals in use by the company, and
- (b) With respect to each executive officer, to the maximum and minimum amounts applicable in accordance with such manuals.

Incurred Losses means the sum of

- (a) all losses including medical, actually paid,
- (b) reserves for unpaid losses as estimated by the company,
- (c) premiums on bonds paid by the company,
- (d) interest accruing after entry of judgment against the insured,
- (e) allocated loss adjustment expenses

under all such policies, but Incurred Losses shall not include with respect to any one accident or occurrence that portion of the sum of such amounts which is (\$25,000 or less) or is in excess of \$100,000.

Rating Period means the period from October 1, 1965 to October 1, 1970 or the date of termination of this policy if sooner.

- (2) EARNED PREMIUM

The earned excess limits premium for all such policies for the Rating Period, or any portion thereof for which an interim estimate is being made, shall be the amount determined by the formula

Earned Premium = 1.25 (a+b), where

Page 1 of 3

For Attachment to  
Policy No. LP1-641-004287-61

End. 5

MONS 151553

(2) EARNED PREMIUM (Cont'd)

- a = the total payroll for the period for which the earned premium is being computed, multiplied by the rate .003 per \$100 of Total Payroll, and
- b = the incurred losses for such period multiplied by the factor 1.10.

(3) PAYMENT OF ANNUAL ADVANCE EXCESS LIMITS PREMIUMS

The named insureds will pay the company an advance excess limits premium for each Premium Period. The advance excess limits premium will be computed by multiplying the Total Payroll for the Premium Period by the advance excess limits premium rate. The advance excess limits premium rate will be determined by the company each year and set forth in an endorsement to this policy. In adjusting the advance excess limits premium rate from time to time the company's objective will be to produce as nearly as possible a balanced condition between the (a) total advance excess limits premium paid since October 1, 1965 and total earned excess limits premium due in accordance with paragraph (2) and (b) the adjustable premium paid and the adjustable premium due under the retrospective computation as defined in Premium Computation Endorsement No. 9 attached to policy RK1-641-004287-111, but the company shall not (a) increase the rate to more than double the previous rate's rate without Monsanto Chemical Company's consent or (b) reduce the rate below .024 per \$100 of Total Payroll.

(4) RETROSPECTIVE COMPUTATIONS

As soon as practicable after the close of the Rating Period and annually thereafter until all losses are closed, the excess limits premium for the Rating Period shall be adjusted to equal the earned excess limits premium computed in accordance with paragraph (2). If upon any such computation the excess limits premium due exceeds the amount paid, the named insured shall pay the excess to the company; if less, the company shall return to the named insured the excess portion paid.

For Attachment to  
Policy No. LP1-641-004287-61

Page 2 of 3

End. No. 5

MONS 151554

(5) POLICIES SUBJECT TO THIS ENDORSEMENT

The excess limits premium for the following policies shall be subject to this endorsement:

	<u>Issued to</u>
LP1-641-004287-61	Monsanto Company
LP1-641-004287-62	Monsanto Canada Limited
LS1-641-004287-095	Monsanto Company
AE1-641-004287-025	Monsanto Company
AQ1-641-004289-025	Monsanto Canada Ltd.
AC1-641-004296-015	Monsanto Oils Ltd.
AC1-641-004287-125	Monsanto Canada Ltd.
AR1-641-004289-015	Monsanto Canada Ltd.
AM1-641-004287-015	Monsanto Company
AM1-641-004287-016	Monsanto Company
AL1-641-004289-035	Monsanto Canada Ltd.
AC1-641-004287-525	Hillcrest Auto Lease Ltd.
AQ1-641-004287-535	Hillcrest Auto Lease Ltd.
AC1-641-004287-575	Major Leasing Co. Ltd.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Bowman* *David L. Stewart*  
President President

*Bruce E. Bowman* *David L. Stewart*  
President President

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Page 3 of 3

Endorsement Serial No. 5

Work Units -

Issued

Sales Office & No.

MONS 151555



EXCESS LIMITS ENDORSEMENT

It is agreed that:

1. Conditions 4, 5 and 6 of the policy are replaced by the following:

**LIMITS OF LIABILITY - Coverages A and B Combined**

The limit of liability stated in the schedule of the Excess Limits Endorsement as applicable to "each occurrence" is the total limit of the company's liability for all damages, including damages for care and loss of services and loss of use of property, arising out of all

- (a) personal injury, sickness or disease, including death at any time resulting therefrom, and
- (b) injury to or destruction of property.

sustained by one or more person or organizations as the result of any one occurrence.

Subject to the above limit with respect to "each occurrence", the limit of liability stated in the schedule of the excess Limits Endorsement as "aggregate" is the total limit of the company's liability for all damages as the result of all occurrences during any one Premium Period as defined in the EXCESS LIMITS PREMIUM ENDORSEMENT.

2. The premium for this insurance shall be subject to the EXCESS LIMITS PREMIUM ENDORSEMENT forming a part of Policy No. LPL-641-004287-61.

Schedule

Limits of Liability	each occurrence	aggregate
Coverages A & B Combined	\$100,000	\$1,000,000

3. The advance excess limits premium for the premium period 10/1/65 to 10/1/66 is as follows:

<u>Entity</u>	<u>Payroll</u>	<u>Advance Excess Limits Premium Rate</u>	<u>Advance Excess Limits Premium</u>
All entities other than Mobay Chemical Company & Leonard Construction Company	231,900,000	<i>0.048</i>	111,312.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Boorman* *Frank L. Sawell*  
\_\_\_\_\_  
Authorized Representative

*Bruce E. Boorman* *Frank L. Sawell*  
\_\_\_\_\_  
Authorized Representative

Countersigned by *J. F. Langraich*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ Included on Schedule

For attachment to Policy or Bond No. LPL-641-004287-61 YTD513

Issued to \_\_\_\_\_

Endorsement Serial No. 6

Work Unit 1 -

Issued

Sales Office & No.

MONS 151552

### RESIDENT AGENT COUNTERSIGNATURE ENDORSEMENT

In order to comply with the Resident Agents Laws of the State of Louisiana, the countersignature hereto is to be considered the valid countersignature to the undermentioned Policy, insofar as concerns that portion of the Risk located in said State.

It is further understood and agreed that the following form or forms of Endorsements attached to and made a part of this Policy shall apply to that portion of the Risk located in the State of Louisiana:

Amendatory Endorsement		#1
Waiver of Subrogation		#2
Products Liability Endorsement-Vendors	937	#3
Exclusion of Liability-Atomic Energy		#8
Commission and War Department Contracts		#8
Exclusion of Coverage for Liability		
Resulting from Underground Damage	345LM	#12
Additional Insured Endorsement		#13
Exclusion of Property Damage Liability		
Arising from Certain Blowout and Cratering Hazards		#14
Nuclear Energy Liability Exclusion Endorsement	2234	#30

### LIBERTY MUTUAL INSURANCE COMPANY

Effective Date  
Expiration Date  
Audit Basis

For attachment  
to Policy No. LPI-641-004287-61

Issued to Monsanto Company, etal.

*Frank L. Sawell*  
PRESIDENT

*Bruce E. Doorman*  
SECRETARY

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE  
St. Louis-442  
Sales Office and No. R. Wayne-7406  
End. Serial No. 7

652  
Louisiana  
652

Issued

MONS 151551

EXCLUSION OF LIABILITY - ATOMIC ENERGY COMMISSION  
AND WAR DEPARTMENT CONTRACTS

It is agreed that this policy does not apply to any liability arising out of all operations performed under Prime Contract AT-33-I-Gen-53 with the Atomic Energy Commission, and Contract W-35-058-ENG-71 with the War Department.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Boorman* *Frank L. Sawell*  
Secretary President

*Bruce E. Boorman* *Frank L. Sawell*  
Secretary President

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 8

Work Unit 1 -

Issued

Sales Office & No.

MONS 151550

Additional Interest

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes the Tenneco Chemicals, Inc. for the location at Texas City, Tex. subject to the following provisions:

The insurance afforded by this endorsement applies only with respect to operations in connection with the manufacture and distribution of methanol while it is jointly owned by the Tenneco Chemicals, Inc. and the named insured.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Thad L. Sawell*  
Secretary President

*Anna E. Bowman* *Thad L. Sawell*  
Secretary President

Countersigned by *J. F. Langshaw*  
AUTHORIZED REPRESENTATIVE  
Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_  
Audit Basis \_\_\_\_\_  
Premium \$ \_\_\_\_\_

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

For attachment to Policy or Bond No. LP1-641-004287-61  
Issued to \_\_\_\_\_

Endorsement Serial No. 9

Work Units 1 -

Issued

Sales Office & No.

MONS 151549

LIMITATION OF COVERAGE

It is agreed that this policy does not apply to any additional insured named in any endorsement attached to Policy No. LP1-641-004287-095.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bara E. Norman* *Thad L. Howell*  
\_\_\_\_\_  
President Vice President

*Bara E. Norman* *Thad L. Howell*  
\_\_\_\_\_  
President Vice President

Countersigned by

*J. F. Langstaff*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by

\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date

Expiration Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to

Endorsement Serial No. 10

Work Unit 1 -

Issued

Sales Office & No.

MONS 151548

AMENDATORY ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" wherever used in the policy also includes "M-E" and Emery Industries, Inc. but only with respect to liability arising from the operations of Monsanto Company or arising from the maintenance and use of premises at Nitro, West Virginia.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Bowman* *Thad L. Kinnell*

*Oliver E. Bowman* *Thad L. Kinnell*

Counterigned by

Effective Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to

*J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Expiration Date

Counterigned by

AUTHORIZED REPRESENTATIVE

Endorsement Serial No. 11

Work Unit 1-

Issued

Sales Office & No.

MONS 151547

EXCLUSION OF COVERAGE FOR LIABILITY RESULTING FROM UNDERGROUND DAMAGE

It is agreed that:

1. Such insurance as is afforded by the policy for Property Damage Liability with respect to the operations described in this endorsement, including such operations performed for the named insured by independent contractors or their subcontractors, does not apply;
  - (a) to injury to or destruction of underground property;
  - (b) to the increased cost of reducing any underground property to physical possession above the surface of the earth, or to the expense incurred or rendered necessary to prevent or minimize loss of or damage to property resulting from acts or omissions causing underground damage.
2. The term "underground property", as used in this endorsement, means oil, gas, water or other mineral substances, including any title, interest or estate therein, which, at the time of the act of omission causing loss of, injury to or destruction of such substance, or loss, impairment, or reduction of the value of such title, interest or estate, has not been reduced to physical possession above the earth's surface; such term also includes any well, hole, formation, strata or area beneath the surface of the earth in or through which exploration for or production of any such substance is carried on, or any casing, pipe, bit, tool, pump, or other drilling or well servicing machinery or equipment which is located in any such well or hole beneath the earth's surface at the time of the accident causing injury or destruction

Description of Operations

Gas Lease Operators--natural gas--all operations...  
 Gasoline Recovery--from casing head or natural gas  
 Oil Lease Operators--all operations...  
 Oil or Gas Wells Shooting  
 Oil or Gas Wells--cleaning or swabbing--by contractors  
 Oil or Gas Wells--drilling or redrilling, installation or  
 recovery of casing

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Norman* *Frank L. Sewell*

*Bruce E. Norman* *Frank L. Sewell*

Countersigned by

Effective Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to

Countersigned by

AUTHORIZED REPRESENTATIVE

Expiration Date

Endorsement Serial No. 12

345LM

Work Units 1--

Issued

Sales Office & No.

MONS 151546

ADDITIONAL INSURED ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy for Personal Injury Liability and Property Damage Liability, the unqualified word "insured" includes any person or organization owning an interest in property on which Monsanto Company is conducting operations but only with respect to liability arising from such operations or from the maintenance and use of such premises by Monsanto Company.

It is further agreed that such coverage as is afforded by this endorsement shall apply only when the Named Insured is required by the terms of any contract to provide such coverage for the joint owners and then only in the amounts specified therein.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Sewell*

*Anna E. Bowman* *Frank L. Sewell*

Countersigned by *J. F. Langstaff*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_  
Audit Basis \_\_\_\_\_  
Premium \$ \_\_\_\_\_  
For attachment to Policy or Bond No. LP1-641-004287-61  
Issued to \_\_\_\_\_

Endorsement Serial No. 13

Work Units 1 -

Issued

Sales Office & No.

MONS 151545



**EXCLUSION OF PROPERTY DAMAGE LIABILITY ARISING  
FROM CERTAIN BLOWOUT AND CRATERING HAZARDS**

It is agreed that such insurance as is afforded by the policy for Property Damage Liability with respect to operations being performed by the named insured and described in this endorsement does not apply to the blowout or cratering of any well, insofar as any of these injure or destroy property on or above the surface of the earth.

Description of Operations

Gas Lease Operators--natural gas--all operations...  
Gasoline Recovery--from casing head or natural gas  
Oil Lease Operators--all operations...  
Oil or Gas Wells--drilling or redrilling, installation or  
recovery of casing  
Oil or Gas Well Shooting  
Oil or Gas Wells--cleaning or swabbing by contractors

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Borman* *Frank L. Howell*

*Anna E. Borman* *Frank L. Howell*

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 14

Web Unit 1 -

Issued

Sales Office & No.

MONS 151544

PREMIUM COMPUTATION ENDORSEMENT

It is agreed that the premium for the policy shall be computed in accordance with the provisions of Premium Computation Endorsement Serial No. 52 forming a part of policy LPI-641-004287-082.

It is further agreed that the List of Policies under Paragraph 1. Final Premium of Endorsement Serial No. 52 forming a part of LPI-641-004287-082 is amended to read as follows for the period October 1, 1965 to October 1, 1966.

Issued to

LPI-641-004287-61	Monsanto Company
LPI-641-004287-62	Monsanto Canada Limited
LSI-641-004287-095	Monsanto Company
LPI-641-004291-025	Mobay Chemical Company
LSI-641-004291-045	Mobay Chemical Company
AEI-641-004287-025	Monsanto Company
AQI-641-004289-025	Monsanto Canada Ltd.
ACI-641-004296-015	Monsanto Oils Ltd.
ACI-641-004287-125	Monsanto Canada Ltd.
ARI-641-004289-015	Monsanto Canada Ltd.
AMI-641-004287-015	Monsanto Company
AMI-641-004287-016	Monsanto Company
AEI-641-004291-035	Mobay Chemical Company
ALI-641-004289-035	Monsanto Canada Ltd.
AMI-641-004291-055	Mobay Chemical Company
AMI-641-004291-056	Mobay Chemical Company
ACI-641-004287-525	Hillcrest Auto Lease Ltd.
AQI-641-004287-535	Hillcrest Auto Lease Ltd.
ACI-641-004287-575	Major Leasing Co. Ltd.

It is further agreed that the provisions of this endorsement do not apply with respect to physical damage premiums or losses under any of the Automobile Policies listed above.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bara E. Norman* *Thom L. Sawell*  
\_\_\_\_\_  
 President

*Bara E. Norman* *Thom L. Sawell*  
\_\_\_\_\_  
 President

Countersigned by *J. F. Langraw*  
\_\_\_\_\_  
 AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
\_\_\_\_\_  
 AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LPI-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 15

Work Unit 1 -

Issued

Sales Office & No.

MONS 151543

## NOTICE OF CANCELATION

It is agreed that the company will not cancel the Policy or reduce the insurance afforded thereby until at least 30 days after written notice of such cancellation or reduction has been mailed to

<u>Name</u>	<u>Address</u>
Motor Vehicle Comptroller	Jackson, Miss.
U.S. Army, Medical Research and Development Command	Washington 25, D.C.
U.S. Army Signal Supply Agency	Fort Monmouth Procurement Office, Fort Monmouth, N.J.
Department of Navy	Office of Naval Material, Insurance Branch Washington 35, D.C.
Contracting Officer	Fort Monmouth Procurement Office U.S. Army Electronics Material Agency Fort Monmouth, N.J.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Boorman* *Frank L. Sawell*

*Bruce E. Boorman* *Frank L. Sawell*

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

For attachment to Policy No. LP1-641-004287-61

Effective date

Audit Basis

Issued to

Issued

Endorsement Serial No. 16

**2252** ED. 1

MONS 151542

WAIVER OF SUBROGATION AGAINST THE UNITED STATES

The company waives any right of subrogation against the United States of America which might arise by reason of any payment under this policy.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Norman* *Frank L. Maxwell*

*Anna E. Norman* *Frank L. Maxwell*

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 17

Work Units 1 -

Issued

Sales Office & No.

MONS 151541

EXCLUSION ENDORSEMENT

It is agreed that Leonard Construction Company is not insured under this policy and Item 1 of End. 1 is amended accordingly.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Thom L. Sewell*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

*Anna E. Bowman* *Thom L. Sewell*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by *J. F. Langstaff*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 18

Work Units 1 -

Issued

Sales Office & No.

MONS 151540

SPECIAL COVERAGE ENDORSEMENT FLUORIDE PROPERTY DAMAGE

It is agreed that such coverage as is afforded by the policy under Coverage B-Property Damage with respect to liability arising out of the named insured's operations and caused by fluorine or any fluoro as fluoride compound applies subject to the following conditions:

1. \$25,000.00 shall be deducted from the total amount of all sums which the insured shall become legally obligated to pay as damages on account of injury to or destruction of all such property of one or more persons or organizations, including loss of use thereof, as the result of any one accident, and the company shall be liable only for the difference between the applicable limit of the company's liability and such deductible amount.
2. Definition of Accident: The term accident means exposure, prior to or during the policy period to fluoride or any of its compounds discharged or dispersed from premises owned by, rented to or controlled by the named insured at Columbia, Tennessee and Soda Springs, Idaho.
3. Separate Accidents: For the purpose of applying the loss limitation contained in the paragraph called "Incurred Losses" in Excess Limits Premium Endorsement Number 5 attached to this policy, the term "accident" as defined above applies separately to all of such exposure included within one of the following subdivisions:
  - (a) all of such exposure to the property of any one person or organization up to the date on which written claim is first made against the insured for damages arising out of such exposure,
  - (b) all of such exposure included within each subsequent additional period of exposure to the property of such person or organization up to the date on which written claim is first made for damages arising out of such additional period of exposure.
4. Time when accidents occur: Each of the separate accidents as defined above shall be deemed to occur on the date on which written claim is first made against the insured for damages arising out of the exposure included within such accident.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Doorman* *Frank L. Sawall*  
Secretary President

*Anna E. Doorman* *Frank L. Sawall*  
Secretary President

Countersigned by *J. F. Langstaff*

AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Expiration Date \_\_\_\_\_

Endorsement Serial No. 19

Work Unit 1 -

Issued

Sales Office & No.

MONS 151539

AMENDATORY ENDORSEMENT

It is agreed the insurance afforded by the policy also applies to the persons designated in the following schedule as insureds:

Schedule of Additional Insureds

1. Employees, other than physicians, of Monsanto Company at Chocolate Bayou who in connection with their first aid duties may give intravenous injections against Acrylonitrile and HCN poisoning with the permission of Monsanto Company
2. Any physician but only in connection with advice or counsel given by such physician to employees designated in paragraph 1. of this Schedule.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Bowman* *Frank L. Sawell*  
Secretary Treasurer

*Oliver E. Bowman* *Frank L. Sawell*  
Secretary Treasurer

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_  
Audit Basis \_\_\_\_\_  
Premium \$ \_\_\_\_\_  
For attachment to Policy or Bond No. LP1-641-004287-61  
Issued to \_\_\_\_\_

Endorsement Serial No. 20

Work Units 1 -

Issued

Sales Office & No.

MONS 151538

AMENDATORY ENDORSEMENT

Except with respect to liability assumed by the insured under a contract as defined in the policy, it is agreed that the insurance afforded by the policy does not apply to the ownership, maintenance, use, loading or unloading of any aircraft and exclusion (c) of the policy is amended accordingly.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Boorman* *Frank L. Sawell*  
Insurance President

*Oliver E. Boorman* *Frank L. Sawell*  
Insurance President

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 21

Work Units -

Issued

Sales Office & No.

MONS 151537



AMENDATORY ENDORSEMENT

It is agreed that the unqualified word "insured" also includes any employee of Chemstrand Company, a division of Monsanto Company or Chemstrand Research Center, Inc. while acting within the scope of his duties as such, provided that the named insured, after an occurrence has taken place which results or appears likely to result in a claim against an employee, specifically requests the company to extend coverage to such employee as an additional insured; however, the policy shall not afford insurance to such employee for personal injury to or property damage of another employee of the same employer or damage to property owned, rented, used or occupied by any named insured.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Norman* *Frank L. Sawell*  
Secretary Treasurer

*Anna E. Norman* *Frank L. Sawell*  
Secretary Treasurer

Countersigned by

Effective Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to

Countersigned by

AUTHORIZED REPRESENTATIVE

Expiration Date

Endorsement Serial No. 22

Work Units 1-

Issued

Sales Office & No.

MONS 151536

AMENDATORY ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" whenever used in the policy also includes "Tidewater Oil Company", but only with respect to liability arising from the operations of Monsanto Company in the manufacture and sale of sulfur and sulfuric acid at plants jointly owned by Monsanto Company and Tidewater Oil Company at Avon, Calif.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Sorenson* *Frank L. Sawall*  
Secretary Treasurer

*Oliver E. Sorenson* *Frank L. Sawall*  
Secretary Treasurer

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 23

Work Units 1 -

Issued

Sales Office & No.

MONS 151535

Special Department of Army Cancellation Endorsement

In the event of cancellation or material change in policy coverage, thirty (30) days prior written notice will be given to the Department of Army, U.S. Army Biological Laboratories, Fort Detrick, Frederick, Md., Attention: Contracting Officer.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Maxwell*

*Anna E. Bowman* *Frank L. Maxwell*

Countersigned by *J. F. Langstaff*

Countersigned by \_\_\_\_\_

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 24

Work Units 1 -

Issued

Sales Office & No.

MONS 151534

PROPERTY DAMAGE LIABILITY ENDORSEMENT

It is agreed that such insurance as is afforded by the policy under Insuring Agreement I - Coverage B, Property Damage shall also apply with respect to injury to or destruction of customers' goods in the care, custody or control of the insured, subject to the following provisions.

1. The insurance afforded by this endorsement does not apply to injury or destruction of such customers' goods due to the insured's workmanship.
2. Exclusion (h) as amended by endorsement serial number 1 does not apply with respect to the insurance afforded by this endorsement.
3. Twenty Five Thousand Dollars (\$25,000) shall be deducted from each loss as the result of one accident. The company may pay any part or all of the deductible amount to effect settlement of any claim or suit, and upon notification of the action taken, the named insured shall promptly reimburse the Company for such part of the deductible amount as has been paid by the Company.
4. The limit of the Company's liability and the rates and premiums for the coverage afforded by this endorsement are as stated in the schedule below:

	Rate Per \$100 of Limit	Limit
A. Customers Goods Held Under Terms of Standard Customer Order Confirmation	.033	\$100,000 Each Accident
B. Customers Goods Held Under Agreement wherein Fabric Services Inc. agrees to be responsible for its Legal Liability Due to its negligence.	.042	\$100,000 Each Accident

It is further agreed that (1) the provisions of this endorsement apply only with respect to Fabric Services, Inc. at Orangeburg, South Carolina, (2) the coverage provided by this endorsement is not subject to the provisions of Premium Computation Endorsement Serial No. 52 forming a part of LP1-641-004287-082.

Annual Premium \$75.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Sawell*

*Anna E. Bowman* *Frank L. Sawell*

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis

Premium \$ Included on Schedule

For attachment to Policy or Bond No. LP1-641-004287-61 YTD513

Issued to

Endorsement Serial No. 25

Work Units 1 -

Issued

Sales Office & No.

MONS 151533

ADDITIONAL INSURED ENDORSEMENT

It is agreed that such insurance as is afforded by the policy also applies to nurses and medical technicians as insured, but only in connection with the duties of such nurses and medical technicians for and on behalf of the named insured. Such inclusion, however, shall not operate to increase the limits of the Company's liability.

It is further agreed that such insurance as is afforded by this endorsement to nurses and medical technicians as an insured does not apply:

1. To injuries caused by any person who renders professional services in any degree whatever under the influence of intoxicants or narcotics.
2. To injuries resulting from professional treatment given in violation of any state or federal law or of any local ordinance.

If any medical technician or registered nurse has other insurance against loss covered by this endorsement, the insurance afforded by this endorsement shall be excess insurance over and above any other valid and collectible insurance available to such medical technician or registered nurse.

It is further agreed that the provisions of this endorsement include coverage for nurses and medical technicians for bodily injury caused, or alleged to have been caused while in the employ of Monsanto Company, Chemstrand Company, A Division of Monsanto Company, and Chemstrand Research Center, Inc.

It is further agreed that the provisions of End. 22 do not apply with respect to employees who may be additional insureds in accordance with the terms of this endorsement.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Bowman* *Frank L. Sawell*  
Secretary President

*Oliver E. Bowman* *Frank L. Sawell*  
Secretary President

Countersigned by *J. F. Langstaff*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 26

Work Units: 1 --

Issued

Sales Office & No.

MONS 151532

AMENDATORY ENDORSEMENT

Such insurance as is afforded under this policy for the following entities shall be excess of other insurance for each of these entities and shall apply only while Monsanto owns an interest of more than 50% in each of the entities:

Flo-Lizer Kingston, Inc., Kingston, Ohio  
Flo-Lizer Hebron, Inc., Hebron, Ohio  
Flo-Lizer Trinway, Inc., Trinway, Ohio  
T & Soil Service, Chillicothe, Missouri  
Renville County Soil Service, Inc., Bird Island, Minnesota

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Borman* *Frank L. Maxwell*  
Secretary Treasurer

*Anna E. Borman* *Frank L. Maxwell*  
Secretary Treasurer

Countersigned by *J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LP1-641-004287-61  
Issued to \_\_\_\_\_

Endorsement Serial No. 27

Work Units 1 -

Issued

Sales Office & No.

MONS 151531

ADDITIONAL INSURED ENDORSEMENT

It is agreed that such insurance as is afforded by the policy also applies to St. Regis Paper Company as an insured but only with respect to operations of Fome-Cor Corporation conducted at 812 Monsanto Ave., Springfield, Mass.

*Excluded but 10/1/65*

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bara E. Norman* *Frank L. Sawell*

*Bara E. Norman* *Frank L. Sawell*

Countersigned by

*J. F. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by

AUTHORIZED REPRESENTATIVE

Effective Date

Expiration Date

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to

Endorsement Serial No. 28

Web Unit 1 -

Issued

Sales Office & No.

MONS 151530

PROPERTY DAMAGE TO NON-OWNED VESSELS

It is agreed that such insurance as is afforded by the policy for Property Damage Liability - Coverage B also applies to injury to or destruction, including the loss of use, thereof, of any vessels of others leased to, rented to or in the care, custody or control of the named insured.

Provided that such insurance as is afforded by the policy by virtue of this endorsement shall not apply to liability for damages because of any loss recoverable by any named insured under any other contract of insurance.

Such insurance as is afforded by the policy by virtue of this endorsement is not subject to exclusion (h).

It is further agreed that the company shall pay all expenses incurred by the insured in removing from the immediate vicinity of its landing any vessel described in the first paragraph of this endorsement which is wrecked while at such landing, but any such payments shall be included within and not in addition to the limit of the company's liability with respect to any one accident.

With respect to the insurance afforded by this endorsement \$100 shall be deducted from the total amount of all sums which the insured shall become obligated to pay on account of each accident, and the Company shall be liable only for the difference between such deductible amount and the applicable limit of the company's liability as stated in this endorsement.

The terms of the policy, including those with respect to notice of accident and the company's right to investigate, negotiate and settle any claim or suit, apply irrespective of the application of the deductible amount.

The company may pay any part or all of the deductible amount to effect settlement of any claim or suit, and upon notification of the action taken, the named insured shall promptly reimburse the company for such part of the deductible amount as has been paid by the company.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Bowman* *Thom L. Howell*  
\_\_\_\_\_  
President President

*Bruce E. Bowman* *Thom L. Howell*  
\_\_\_\_\_  
President President

Countersigned by *J. F. Langraw*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date \_\_\_\_\_ Expiration Date \_\_\_\_\_

Audit Basis \_\_\_\_\_

Premium \$ \_\_\_\_\_

For attachment to Policy or Bond No. LPL-641-004287-61

Issued to \_\_\_\_\_

Endorsement Serial No. 29

Work Units 1 -

Issued

Sales Office & No.

MONS 151529



## NUCLEAR ENERGY LIABILITY EXCLUSION ENDORSEMENT (Broad Form)

It is agreed that the policy does not apply:

- I. Under any Liability Coverage, to injury, sickness, disease, death or destruction
  - (a) with respect to which an insured under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
  - (b) resulting from the hazardous properties of nuclear material and with respect to which (1) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (2) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
- II. Under any Medical Payments Coverage, or under any Supplementary Payments provision relating to immediate medical or surgical relief, to expenses incurred with respect to bodily injury, sickness, disease or death resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- III. Under any Liability Coverage, to injury, sickness, disease, death or destruction resulting from the hazardous properties of nuclear material, if
  - (a) the nuclear material (1) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (2) has been discharged or dispersed therefrom;
  - (b) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or
  - (c) the injury, sickness, disease, death or destruction arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (c) applies only to injury to or destruction of property at such nuclear facility.
- IV. As used in this endorsement:

"hazardous properties" include radioactive, toxic or explosive properties;

"nuclear material" means source material, special nuclear material or byproduct material;

"source material", "special nuclear material", and "byproduct material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof;

"spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor;

"waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof;

*Radio isotopes*

(Continued on Page 2)

2234  
MB A&G 661A  
10-1-59  
Page 1  
②

*End 11*

MONS 151527

**"nuclear facility" means**

- (a) any nuclear reactor,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste, and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations;

**"nuclear reactor"** means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;

With respect to injury to or destruction of property, the word **"injury"** or **"destruction"** includes all forms of radioactive contamination of property.

LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date

Expiration Date

Audit Basis

For attachment

to Policy No. LP1-641-004287-61

Issued to

*Frank L. Lowell*

PRESIDENT

*Bruce E. Doorman*

SECRETARY

Countersigned by *J. F. Langshaw*  
AUTHORIZED REPRESENTATIVE

Issued

Endorsement Serial No. 30

2234

MB A&G 661A

10-1-59

Page 2

PRINTED  
IN  
U.S.A.

MONS 151528

EXCLUSION ENDORSEMENT

It is agreed that this policy does not apply to operations of the insured in connection with research work under Contract No. ONR No. N00014-66-C-0045 with the United States Government. Coverage for this contract is afforded under LP1-641-004287-656 TD13 effective January 1, 1966 to June 30, 1967.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Sawell*  
President President

*Anna E. Bowman* *Frank L. Sawell*  
President President

Countersigned by *[Signature]*  
AUTHORIZED REPRESENTATIVE

Countersigned by *[Signature]*  
AUTHORIZED REPRESENTATIVE

Effective Date 1-1-66 Expiration Date

Exp. Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, etal

Endorsement Serial No. 31

Work Units 1 -

Issued jg 4/2/66 Sales Office & No.

St. Louis-442

MONS 151526

AMENDATORY ENDORSEMENT

It is agreed that End. 1 is amended to include  
the following named insured:

Monsanto Overseas Enterprises Company

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Bowman* *Thad L. Sawell*  
\_\_\_\_\_  
President Vice President

*Oliver E. Bowman* *Thad L. Sawell*  
\_\_\_\_\_  
President Vice President

Countersigned by

*J. F. Jangraue*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by

\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 7-25-66

Expiration Date

Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al.

Endorsement Serial No. 32

Work Unit 1 -

Issued mck 11-4

Sales Office & No. St. Louis 442

MONS 151525

AMENDATORY ENDORSEMENT

It is agreed that for the premium period 10/1/66 to 10/1/67  
paragraph 3 of End. 6 is amended to read as follows.

Entity:	Payroll	Advance Excess Limits Premium Rate	Advance Excess Limits Premium
All entities other than <del>Mobay Chemical</del> Company & Leonard Construction Company	253,773,800	.042	106,585

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Doorman* *Frank L. Sawell*  
Secretary President

*Anna E. Doorman* *Frank L. Sawell*  
Secretary President

Countersigned by *A. J. Langraw*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 10-1-66

Expiration Date

Until Canc.

Audit Basis 8

Premium \$ Incl. on End. 34

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al

Endorsement Serial No. 33

Work Units 1 - 6-1

Issued df 1/12/67 Sales Office & No. St. Louis-442

MONS 151524

AMENDATORY ENDORSEMENT

It is agreed that for the period 10/1/66 to 10/1/67 Item 4 of the Declarations is amended to read as follows:

See Schedules Attached

	<u>BI</u>	<u>PD</u>
Deposit Prem	36,263	103,211
Total Deposit Prem.	\$139,474	

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Bowman*  
Secretary

*Thom L. Sawell*  
President

*Bruce E. Bowman*  
Secretary

*Thom L. Sawell*  
President

Countersigned by \_\_\_\_\_

Countersigned by \_\_\_\_\_

Effective Date 10/1/66

AUTHORIZED REPRESENTATIVE

Expiration Date Until Canc.

AUTHORIZED REPRESENTATIVE

Audit Basis 8

Premium \$ 139,474. Addn'l

For attachment to Policy or Bond No. LP1-641-004287-61 YTD613

Issued to Monsanto Company, et al.

Renewal of LP1-YTD513

N/R 2

Page 1 of 2

Endorsement Serial No. 34

Work Units - 6-82

Issued 1/12/67

Sales Office & No. St. Louis-442

Salesman & No.

Wayne - 7406

MONS 151522

MONSANTO COMPANYGENERAL LIABILITY EFFECTIVE 10/1/66

State	Code	Payroll	RATE		BI	PREMIUM	
			BI	PD		BI	PD
Ala.	9880	17,077,700	.056	.116		9,564	19,810
Ariz.	9880	12,000	.056	.116		7	14
Ark.	9880	9,603,200	.056	.116		5,378	11,140
Calif.	9880	4,261,400	.056	.116		2,386	4,943
Colo.	9880	108,400	.056	.116		61	126
Conn.	9880	5,592,100	.056	.116		3,132	6,487
Del.	9880	146,800	.056	.116		82	170
D.C.	9880	68,800	.056	.116		39	80
Fla.	9880	35,890,900	.056	.116		20,099	41,633
Ga.	9880	929,600	.056	.116		521	1,078
Idaho	9880	1,785,500	.056	.116		1,000	2,071
Ill.	9880	16,842,500	.056	.116		9,432	19,537
Ind.	9880	3,752,800	.056	.116		2,102	4,353
Iowa	9880	709,600	.056	.116		397	823
Kans.	9880	68,200	.056	.116		38	79
Ky.	9880	133,300	.056	.116		75	155
La.	9880	3,222,000	.072	.162		2,320	5,220
Md.	9880	16,400	.056	.116		9	19
Mass.	9880	27,992,000	.056	.116		15,676	32,471
Mich.	9880	6,754,100	.056	.116		3,782	7,835
Minn.	9880	363,800	.056	.116		204	422
Miss.	9880	139,400	.056	.116		78	162
Mo.	9880	35,102,100	.056	.116		19,657	40,718
Nebr.	9880	41,800	.056	.116		23	48
N.J.	9880	10,167,900	.056	.116		5,694	11,795
N.Y.	9880	5,017,400	.056	.116		2,810	5,820
N.C.	9880	4,905,100	.056	.116		2,747	5,690
N. Dak.	9880	20,600	.056	.116		12	24
Ohio	9880	7,517,200	.056	.116		4,210	8,720
Okla.	9880	64,500	.056	.116		36	75
Ore.	9880	204,000	.056	.116		114	237
Pa.	9880	170,500	.056	.116		95	198
R.I.	9880	861,800	.056	.116		483	1,000
S.C.	9880	12,869,000	.056	.116		7,207	14,928
Tenn.	9880	6,640,800	.056	.116		3,719	7,703
Tex.	9000	23,858,200	.056	.116		13,361	27,676
Utah	9880	2,400	.056	.116		1	3
Va.	9880	50,100	.056	.116		28	58
Wash.	9880	934,300	.056	.116		523	1,084
W. Va.	9880	5,274,300	.056	.116		2,954	6,118
Wyo.	9880	5,200	.056	.116		3	6

249,177,700	140,059	290,529
Subj. to End. 25		75.
Subj. to End. 33		106,585.
Total Advance Prem	140,059	397,189.
Total Deposit Prem	36,263	103,211

For Attachment to  
Policy No. LFL-641-004287-61 YTD 613

Page No. 2 of End. 34

MONS 151523

GENERAL AMENDATORY ENDORSEMENT

It is agreed that Chemstrand Company, a division of Monsanto Company is amended to read Textile Division of Monsanto Company wherever it appears on the policy.

It is further agreed that End. 10 is amended to include the words "and renewals thereof" following the policy number in line 2.

It is also agreed that on page 3 of 3 of End. 5, Item (5)

POLICIES SUBJECT TO THIS ENDORSEMENT is amended to read as follows:

The excess limits premium for the following policies and renewals thereof shall be subject to this endorsement:

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Alva E. Boorman* *Frank L. Sawell*

*Alva E. Boorman* *Frank L. Sawell*

Countersigned by *Alva E. Boorman*

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

AUTHORIZED REPRESENTATIVE

Effective Date 10-1-66

Expiration Date Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, etal.

Endorsement Serial No. 35

Work Unit 1 -

Issued df 1/12/67 Sales Office & No. St. Louis-442

MONS 151521



PREMIUM COMPUTATION ENDORSEMENT

It is agreed that on End. 15 the List of Policies under Paragraph 2 is amended to read as follows for the period October 1, 1966 to October 1, 1967.

LP1-641-004287-61  
 LP1-641-004287-62  
 LC1-641-004287-096  
 LP1-641-004291-02  
 LC1-641-004291-046  
 AE1-641-004287-026  
 AQ1-641-004289-026  
 AC1-641-004296-016  
 AC1-641-004287-126  
 AR1-641-004289-016  
 AM1-641-004287-016  
 AM1-641-004287-017  
 AE1-641-004291-036  
 AL1-641-004289-036  
 AM1-641-004291-056  
 AM1-641-004291-057  
 AC1-641-004287-526  
 AQ1-641-004287-536  
 AC1-641-004287-576

Issued to  
 Monsanto Company  
 Monsanto Canada Limited  
 Monsanto Company  
 Mobay Chemical Company  
 Mobay Chemical Company  
 Monsanto Company  
 Monsanto Canada Ltd.  
 Monsanto Oils Ltd.  
 Monsanto Canada Ltd.  
 Monsanto Canada Ltd.  
 Monsanto Company  
 Monsanto Company  
 Mobay Chemical Company  
 Monsanto Canada Ltd.  
 Mobay Chemical Company  
 Mobay Chemical Company  
 Hillcrest Auto Lease Ltd.  
 Hillcrest Auto Lease Ltd.  
 Major Leasing Co. Ltd.

It is further agreed that the basic premium factor shown in item 3 (b) of End. 52 attached to LP1-641-004287-082 is amended to read .135.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Boorman* *Frank L. Sawell*  
 \_\_\_\_\_  
 \_\_\_\_\_

*Bruce E. Boorman* *Frank L. Sawell*  
 \_\_\_\_\_  
 \_\_\_\_\_

Countersigned by *J. D. J. [Signature]*  
 \_\_\_\_\_  
 AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
 \_\_\_\_\_  
 AUTHORIZED REPRESENTATIVE

Effective Date 10/1/66

Expiration Date

Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, etal

Endorsement Serial No. 36

Work Units 1 -

Issued dt 1/12/67 Sales Office & No. St. Louis - 442

MONS 151520

AMENDATORY ENDORSEMENT

It is agreed that End. 1 is amended to exclude the following:

Polythane Corporation

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bara E. Norman* *Thom L. Maxwell*  
\_\_\_\_\_  
Sponsor

*Bara E. Norman* *Thom L. Maxwell*  
\_\_\_\_\_  
Sponsor

Countersigned by

*J. F. Langstaff*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by

\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 12-31-66

Expiration Date Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al

Endorsement Serial No. 37

Work Unit 1-

Issued ~~ago~~

1/25

St. Louis-442  
Sales Office & No.

MONS 151519

AMENDATORY ENDORSEMENT

It is agreed that paragraph 4 of End. 26 is replaced by the following:

It is further agreed that the provisions of this endorsement include coverage for nurses and medical technicians for bodily injury caused, or alleged to have been caused while in the employ of any insured.

*WJ*

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Doorman* *Frank L. Sawell*  
\_\_\_\_\_  
*J. E. [illegible]*

*Anna E. Doorman* *Frank L. Sawell*  
\_\_\_\_\_  
*[illegible]*

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Effective Date 10/1/66

Expiration Date

Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al.

Endorsement Serial No. 38

Work Units 1 -

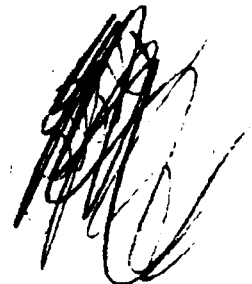
Issued 2/7/67/ 11b Sales Office & No. St. Louis-442

MONS 151518

ADDENDUM - ENDORSEMENT

It is agreed that with respect to such insurance as is afforded by the policy, the unqualified word "insured" whenever used in the policy also includes Phillips Petroleum Company but only with respect to liability arising from the operations of Monsanto Company in the manufacture and sale of sulfur and sulfuric acid at plants jointly owned by Monsanto Company and Phillips Petroleum Company at Avon, Calif.

It is further agreed that End. 23 is cancelled.



This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Bowman* *Frank L. Sawell*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

*Oliver E. Bowman* *Frank L. Sawell*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 1/20/67

Expiration Date Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al.

Endorsement Serial No. 39

Work Units 1 -

Issued 2/7/67 11b Sales Office & No. St. Louis-442

MONS 151517

AMERICAN OVERSIGHT

ENDORSEMENT FOR EXISTENCE AS A MEMBER OF THE FOLLOWING: ALL THIS  
apply with respect to the following:

A. Iowa Agricultural Association and  
Iowa State Fair Grounds  
Iowa State Fair Grounds  
Iowa State Fair Grounds  
Iowa State Fair Grounds

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Boorman* *Frank L. Sawell*  
*J. T. Langstaff* SECRETARY

*Oliver E. Boorman* *Frank L. Sawell*  
SECRETARY

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Effective Date

1/1/67

Expiration Date

12/31/67

Audit Basis

3

Premium \$

For attachment to Policy or Bond No. LP1-241-0023-101

Issued to Monsanto Company, et al

Endorsement Serial No. 40

W.C. 104(e) -

Issued ap 2/20

Sales Office & No.

MONS 151516

AMENDATORY ENDORSEMENT

It is agreed that End. 36 is amended to exclude:

Policies

LP1-641-004291-02

LC1-641-004291-046

AE1-641-004291-036

AM1-641-004291-057

Issued to: Mobay Chemical Company

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Bruce E. Bowman* *Frank L. Sewell*  
\_\_\_\_\_  
President Secretary

*Bruce E. Bowman* *Frank L. Sewell*  
\_\_\_\_\_  
President Secretary

Countersigned by *J. F. Jangrauf*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 3/22/67 at 12:00 noon Expiration Date Until Canc.

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al.

Endorsement Serial No. 41

Work Units 1-

Issued

Sales Office & No. St. Louis-442

MONS 151514

AMENDATORY ENDORSEMENT

It is agreed that End. 36 is amended to exclude:

Policies

LP1-641-004291-02

LC1-641-004291-046

AE1-641-004291-036

AM1-641-004291-057

Issued to: Mobay Chemical Company

DUPLICATE

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Sawell*  
\_\_\_\_\_  
Signature

*Anna E. Bowman* *Frank L. Sawell*  
\_\_\_\_\_  
Signature

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_

AUTHORIZED REPRESENTATIVE

Effective Date 3/22/67 at 12:00 noon Expiration Date Until Canc.

Audit Basis

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, etal.

Endorsement Serial No. 41

Work Units 1 -

Issued

Sales Office & No. St. Louis-442

MONS 151515

AMENDATORY ENDORSEMENT

It is agreed that Douglas Aircraft Company, Inc., as shown on End. 2 is amended to read Mc Donnell Douglas Corporation wherever it appears on that endorsement.

It is agreed that Ends. 9 and 27 are cancelled.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Oliver E. Norman* *Thomas L. Sawall*  
\_\_\_\_\_  
*J. F. Langstaff*  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

*Oliver E. Norman* *Thomas L. Sawall*  
\_\_\_\_\_  
\_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_

Countersigned by \_\_\_\_\_

Effective Date 6/28/67

Expiration Date Until Canc.

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, Etal.

Endorsement Serial No. 42

Work Units 1 -

Issued  
DEC 7/31

Sales Office & No.  
St. Louis - 442

MONS 151513



AMENDATORY ENDORSEMENT

It is agreed that the list of named insureds shown in paragraph 1 of End. 1 is amended to read as follows:

1. Named Insured The named insureds are:

Monsanto Company  
Chemstrand Overseas, S.A.  
Chemstrand International, S.A.  
Chemstrand Research Center, Inc.  
Fatricraft Engineering, Inc.  
Fabric Services, Inc., A Delaware Corporation  
Filtered Rosin Products Company  
Monsanto Research Corporation  
Monsanto Service Company  
Wood Treating Chemical Company  
Associated Sales and Supply Company  
Semo Liquid Fertilizers, Charleston, Mo.  
Helen Harper, Inc.  
Blume Assoc., Inc.  
Impromptu Casuals Corporation  
Sorrentino, Ltd.  
Monsanto Overseas Enterprises Co.

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Dorman* *Frank L. Kewell*  
*J. F. Jorgensen*

*Anna E. Dorman* *Frank L. Kewell*

Countersigned by                       
AUTHORIZED REPRESENTATIVE

Countersigned by                       
AUTHORIZED REPRESENTATIVE

Effective Date 6/28/67

Expiration Date Until Canceled

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LPL-641-004287-61

Issued to Monsanto Company, Etal.

Endorsement Serial No. 43

Work Units 1-

Issued  
csc 7/31

Sales Office & No.  
St. Louis - 442

MONS 151511

## MISCELLANEOUS CHANGE ENDORSEMENT

It is agreed that as respects such of the following as are marked "X" the declarations of the policy are amended as indicated by the entries herein:

Item 3.

- ☐ Coverage A of this policy as of the effective date hereof applies to the workmen's compensation law and any occupational disease law of each of the following states, which states are hereby designated in Item 3:
- ☐ Coverage A of this policy as of the effective date hereof ceases to apply to the workmen's compensation law and any occupational disease law of the following states, and the designation of such states in Item 3 is deleted:

Item 4.

- ☒ The schedule in Item 4 of the declarations is amended as follows:

Classification of Operations		Premium Basis	Rate	
Entries in this item, except as specifically provided elsewhere in this policy, do not modify any of the other provisions of this policy.	Code No.	Estimated Total Annual Remuneration	Per \$100 of Remuneration	Estimated Annual Premiums
N.Y. Add:				
Lenart Sportswear, Inc.	2501	90,400	.67	
	6666	90,400	.002	

It is further agreed that End. 1 is amended to include the following:

Lenart Sportswear, Inc.

DUPLICATE

\*Experience Modified Premium

Experience Modification: .38 Inter.

Premium \$

- ☐ Minimum Premium \$
- ☐ Adjustment of premium shall be made: Semi-Annually ☐ Quarterly ☐ Monthly ☐

Item 5.

- ☐ The limit of liability for Coverage B — Employers' Liability is \$ , subject to all the terms of the policy having reference thereto. Minimum Premium (if applicable)

Premium \$ To be adj. on audit

Effective Date 4-19-67

Audit Basis

Expiration Date 10-1-67

This is a Three Year Fixed Rate Policy ☐ (U.S.) Issued to Monsanto Company, et al

For attachment to Policy No. WC1- 641-004287-066

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY ☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Frank L. Sawell*  
Signature Signature

*Anna E. Bowman* *Frank L. Sawell*  
Signature Signature

Countersigned by..... Countersigned by.....

AUTHORIZED REPRESENTATIVE

AUTHORIZED REPRESENTATIVE

Work Units

6-2

71W ED. 3

Printed in U.S.A.

Issued

Sales Office and No.  
St. Louis 442

End. Serial No. 43

MONS 151512

AMENDATORY ENDORSEMENT

It is agreed that Item 1 of the Declarations is amended to include the following:

Goldsworthy Engineering, Inc.

It is agreed that Item 4 of the Declarations is amended to include the following:

<u>Classification and Locations</u>	<u>Premium Base</u> <u>Total Payroll</u>	<u>Rates Per \$100 Total Payroll</u>	
		<u>B.I.</u>	<u>P.D.</u>
<u>Goldsworthy Engineering, Inc.</u>			
Calif.			
6344 Arizona Circle, Los Angeles - 9880	80,000	.067	.124

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Norman* *Frank L. Sawell*

*Anna E. Norman* *Frank L. Sawell*

Countersigned by *J. F. Langranch*  
AUTHORIZED REPRESENTATIVE

Countersigned by \_\_\_\_\_  
AUTHORIZED REPRESENTATIVE

Effective Date 8/3/67

Expiration Date Until Canc.

Audit Basis

Premium \$ To Be Adj. At Aud.

For attachment to Policy or Bond No. LPI-641-004287-61

Issued to Monsanto Company, etal.

Endorsement Serial No. 44

Work Units 6-2

Issued jm 9/12

Sales Office & No. St. Louis - 442

MONS 151510

AMENDATORY ENDORSEMENT

It is agreed that End. 1 is amended to include as named insured:

Lenart Sports Wear, Inc., New York

This endorsement is executed by the company below designated by an entry in the box opposite its name.

☒ LIBERTY MUTUAL INSURANCE COMPANY

☐ LIBERTY MUTUAL FIRE INSURANCE COMPANY

*Anna E. Bowman* *Thad L. Howell*

*Anna E. Bowman* *Thad L. Howell*

Countersigned by *J. F. Jangraude*

Countersigned by \_\_\_\_\_

Effective Date 4/19/67

AUTHORIZED REPRESENTATIVE

Expiration Date Until Canc.

AUTHORIZED REPRESENTATIVE

Audit Basis 8

Premium \$

For attachment to Policy or Bond No. LP1-641-004287-61

Issued to Monsanto Company, et al

Endorsement Serial No. 45

Work Unit 1 -

Issued JM 11/7

Sales Office & No. St. Louis-442

MONS 151509

## LIMITATION OF INSURANCE — NEW YORK REGISTERED MOTOR VEHICLES

It is agreed that:

1. In the exclusion of the policy pertaining to automobile accidents away from premises, the word "automobiles" means any automobile as defined in the policy and also includes, while in locomotion upon a public highway, any other motor vehicle subject to New York motor vehicle registration if the accident arises out of such locomotion.
2. Regardless of whether the accident occurs on or away from premises, the policy does not apply to the ownership, maintenance, operation, use, loading or unloading of any asphalt or tar spreader, concrete mixer, road grader, oiler, roller, scraper, combination dirt mover and scraper unit, or railroad, dock or industrial truck, registered in New York as a motor vehicle, but this exclusion does not apply to such insurance as is afforded by the policy with respect to (a) operations performed for the named insured by independent contractors or (b) liability assumed by the insured under a contract or agreement. An industrial truck is any specially constructed truck or tractor unit, usually a low four-wheel gas or electric truck, designed for use principally on the insured's premises.
3. When used as a premium basis, the word "remuneration" shall not include any remuneration of the driver of any equipment described above.

### LIBERTY MUTUAL INSURANCE COMPANY

Premium \$

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No.

Issued to

**347L**  
Form G729a  
LP LS LT  
(4-1-60)



Issued

Sales Office and No.

End. Serial No.

MONS 151564

*Frank L. Sawell*  
PRESIDENT

*George A. Potts*  
SECRETARY

Countersigned by

*J. F. Langstaff*  
AUTHORIZED REPRESENTATIVE

**AMENDMENT OF CANCELATION CONDITION**  
**(Michigan)**

It is agreed that the first paragraph of the Cancellation Condition is amended to read as follows:

This policy may be canceled by the named insured by mailing to the company written notice stating when thereafter the cancellation shall be effective. This policy may be canceled by the company by mailing to the named insured at his address last known to the company or its authorized agent written notice stating when not less than ten days thereafter such cancellation shall be effective. The effective date of cancellation stated in the notice shall become the end of the policy period. Delivery of such written notice either by the named insured or by the company shall be equivalent to mailing.

**LIBERTY MUTUAL INSURANCE COMPANY**

Effective Date  
Expiration Date  
Audit Basis  
For attachment  
to Policy No.

Issued to

*Frank L. Sawell*  
PRESIDENT

*Bruce E. Doorman*  
SECRETARY

Countersigned by *J. F. Langmuir*  
AUTHORIZED REPRESENTATIVE

**2117**

Issued

Sales Office and No.

End. Serial No.

**MONS 151565**

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

*Ralph B. Darussen*

(Resident Agent of Liberty Mutual Insurance Company)

Alabama

(State)

Sales Office

1710

1710

MONS 151566

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP1-641-004287-61**  
Name of Policyholder: **Monsanto Company, etal.**  
**c/o Insurance Dept.**  
Address: **800 No. Lindbergh Blvd.**  
**St. Louis 66, Mo.**

TO BE REPLACED BY  
Countersigned by **COUNTERSIGNED COPY**  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **St. Louis 442**  
**R. Wayne 7406**

**Arizona**  
(State)

**1710**

**1710**

**MONS 151567**



### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder: Monsanto Company, etal.

c/o Insurance Dept.

Address: 800 No. Lindbergh Blvd.  
St. Louis 66, Mo.

Countersigned by



(Resident Agent of Liberty Mutual Insurance Company)

Sales Office St. Louis 442  
R. Wayne 7406

Arizona

(State)

1710

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U.S.A.

MONS 151568

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by H. R. J. Jones  
(Resident Agent of Liberty Mutual Insurance Company)

California

(State)

Sales Office.....

**1710**



**MONS 151569**

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LPI-641-004287-61**

Name of Policyholder: **Monsanto Company, et al.**  
**c/o Insurance Dept.**  
Address: **800 No. Lindbergh Blvd.**  
**St. Louis 66, Mo.**

TO BE REPLACED BY  
Countersigned by **COUNTERSIGNED COPY**  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **St. Louis 442**  
**R. Wayne 7406**

**Colorado**  
(State)

**1710**

PRINTED  
IN  
U.S.A.

**MONS 151570**

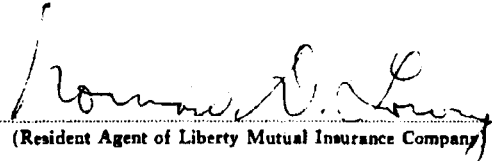
### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder: Monsanto Company, etal.  
c/o Insurance Dept.

Address: 800 No. Lindbergh Blvd.  
St. Louis 66, Mo.

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office St. Louis 442  
R. Wayne 7406

Colorado

(State)

1710



MONS 151571


COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office.....

~~Connecticut~~  
(State)

1710



MONS 151572


### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Delaware

(State)

Sales Office \_\_\_\_\_

**1710**

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IN U.S.A.

**MONS 151573**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

District of Columbia

(State)

Sales Office.....

1710

PRINTED  
IN  
U.S.A.

MONS 151574

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

*Crosby Alinto*  
(Resident Agent of Liberty Mutual Insurance Company)

Florida (Jacksonville)

(State)

Sales Office

**1710**



**MONS 151575**



**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

Georgia (Atlanta)

(State)

Sales Office.....

**1710**



**MONS 151576**

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LP1-61-004287-61**

Name of Policyholder: **Monsanto Company, etal.**

Address: **c/o Insurance Dept.  
800 No. Lindbergh Blvd., St. Louis 66, Mo.**

TO BE REPLACED BY  
Countersigned by **COUNTERSIGNED COPY**  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office **St. Louis 442  
R. Wayne 7406**

**Idaho**  
(State)

**1710**

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U.S.A.

**MONS 151577**

## COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder: Monsanto Company, etal.

c/o Insurance Dept.

Address: 800 No. Lindbergh Blvd., St. Louis 66, Mo.

Countersigned by *Matthew J. D. [Signature]*  
(Resident Agent of Liberty Mutual Insurance Company)

Idaho

(State)

Sales Office St. Louis 442  
R. Wayne 7406

1710



MONS 151578

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by William C. [Signature]  
(Resident Agent of Liberty Mutual Insurance Company)

Illinois

(State)

Sales Office \_\_\_\_\_

1710



MONS 151579

COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

L. E. Mudd  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

Indiana  
(State)

1710

1710  
1710

MONS 151580

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by *A. P. Miller*  
(Resident Agent of Liberty Mutual Insurance Company)

Kansas

(State)

Sales Office: .....

1710

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IN  
U.S.A.

MONS 151581

CO-SIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by W. R. Jager  
(Resident Agent of Liberty Mutual Insurance Company)

Michigan

(State)

Sales Office \_\_\_\_\_

1710  
63

MONS 151582

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

CARLTON P. MORRIS

Countersigned by *C. Morris* Attorney-in-Fact  
by (Resident Agent of Liberty Mutual Insurance Company)

New Jersey

(State)

Sales Office.....

**1710**

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**MONS 151583**





CC COUNTERSIGNATURE OF RESIDENT AGENT

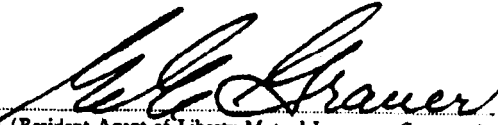
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

North Carolina

(State)

Sales Office.....

1710



MONS 151585

CO' TERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

*James W. Morgan*  
(Resident Agent of Liberty Mutual Insurance Company)

Ohio

(State)

Sales Office: \_\_\_\_\_

1710

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IN  
U.S.A.

MONS 151586

CC COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by *N. C. Hand*  
(Resident Agent of Liberty Mutual Insurance Company)

Oklahoma

(State)

Sales Office.....

1710



MONS 151587

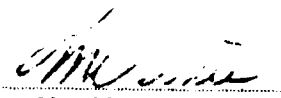
CO COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by   
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

Oregon  
(State)

1710

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IN  
U.S.A.

MONS 151588

COI COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by.....

*John Thomas*  
(Resident Agent of Liberty Mutual Insurance Company)

Pennsylvania

(State)

Sales Office.....

1710



MONS 151589

**CO' 'TERSIGNATURE OF RESIDENT AGENT**

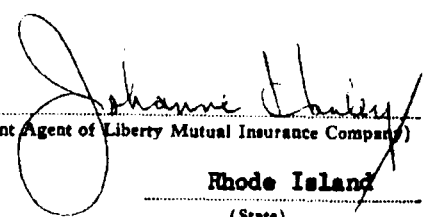
The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LPL-641-004287-61

Name of Policyholder:

Address:

Countersigned by

  
(Resident Agent of Liberty Mutual Insurance Company)

**Rhode Island**

(State)

Sales Office

**1710**

PRINTED  
IN  
U.S.A.

**MONS 151590**

**CO' TERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by *L. H. McLeod*  
(Resident Agent of Liberty Mutual Insurance Company)

South Carolina  
(State)

Sales Office \_\_\_\_\_

**1710**

**1710**

**MONS 151591**



## COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by

*Paul Renard*  
(Resident Agent of Liberty Mutual Insurance Company)

Sales Office

Texas (Dallas)  
(State)

1710



MONS 151592

CC COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by Mark H. Liny  
(Resident Agent of Liberty Mutual Insurance Company)

Virginia  
(State)

Sales Office \_\_\_\_\_

1710



MONS 151593

CC COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: **LFI-641-004287-61**

Name of Policyholder: **Monsanto Company, etal.  
c/o Insurance Dept.**

Address: **800 No. Lindbergh Blvd.  
St. Louis 66, Mo.**

TO BE REPLACED BY  
COUNTERSIGNED COPY

Countersigned by.....  
(Resident Agent of Liberty Mutual Insurance Company)

**Washington**

(State)

Sales Office..... **St. Louis 442  
R. Wayne 7406**

**1710**

PRINTED  
IN  
U.S.A.

**MONS 151594**

### COUNTERSIGNATURE OF RESIDENT AGENT

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder: Monsanto Company, et al.

c/o Insurance Dept.

Address: 800 No. Lindbergh Blvd.

St. Louis 66, Mo.

Countersigned by

*Justin M Smith*  
(Resident Agent of Liberty Mutual Insurance Company)

Washington

(State)

Sales Office St. Louis 442  
R. Wayne 7406

1710

PRINTED  
IN  
U.S.A.

MONS 151595

**COUNTERSIGNATURE OF RESIDENT AGENT**

The policy identified below, of which this endorsement forms a part, is hereby countersigned with respect to all portions of the risk located in the state in which the Resident Agent resides.

Policy Number: LP1-641-004287-61

Name of Policyholder:

Address:

Countersigned by [Signature]  
(Resident Agent of Liberty Mutual Insurance Company)

**West Virginia**

(State)

Sales Office \_\_\_\_\_

**1710**



**MONS 151596**